

THE NATIONAL ARCHIVES
LITTERA SCRIPTA MANET
1934
OF THE UNITED STATES

FEDERAL REGISTER

VOLUME 9 NUMBER 135

Washington, Friday, July 7, 1944

Regulations

TITLE 7—AGRICULTURE

Chapter VIII—War Food Administration (Sugar Regulations)

PART 802—SUGAR DETERMINATIONS PRICES FOR 1944 SUGAR BEET CROP

Determination of fair and reasonable prices for the 1944 crop of sugar beets, pursuant to the Sugar Act of 1937, as amended.

Pursuant to the provisions of subsection (d) of section 301 of the Sugar Act of 1937, as amended, and Executive Order No. 9322, issued March 26, 1943, as amended by Executive Order No. 9334, issued April 19, 1943, the following determination is hereby issued:

§ 802.12e *Fair and reasonable prices for the 1944 crop of sugar beets.* The requirements of subsection (d) of section 301 of the Sugar Act of 1937, as amended, shall be deemed to have been fulfilled with respect to the 1944 crop of sugar beets if the producer on the farm shall have paid rates for all sugar beets processed by him equal to those provided in the purchase agreement heretofore made with respect to such crop. (Sec. 301, 50 Stat. 909; 7 U.S.C. 1940 ed. 1131; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 6th day of July 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.
[F. R. Doc. 44-9949; Filed, July 6, 1944;
11:12 a. m.]

TITLE 10—ARMY: WAR DEPARTMENT

Chapter V—Military Reservations and National Cemeteries

PART 54—ARMY EXCHANGES POSTS, CAMPS AND STATIONS

Sections 54.1 to 54.12 inclusive are rescinded and the following substituted therefor:

The regulations contained in §§ 54.1 to 54.12 are also contained in AR 210-65, 1 June 1944 the particular paragraphs being shown in brackets at the end of sections.

Sec.	Purposes.
54.1	Establishment.
54.2	Legal status.
54.3	Exchange buildings and utilities.
54.4	Activities.
54.5	Army Exchange Service.
54.6	Purchases.
54.7	Sales.
54.8	Personnel.
54.9	Enlisted employees.
54.10	Civilian auditors.
54.11	Contracts.
54.12	

AUTHORITY: §§ 54.1 to 54.12 inclusive, issued under R.S. 161; 5 U.S.C. 22.

§ 54.1 *Purposes.* Exchanges are established for the following purposes: (a) To supply the persons to whom sales are authorized (§ 54.8) at reasonable prices with articles of necessity and convenience not supplied by the Government except as provided in § 54.5 (b) (5).

(b) To operate or manage all revenue-producing activities at a post other than:

- (1) Quartermaster activities.
- (2) Army Motion Picture theaters as defined in Army Regulations.

(3) Revenue-producing activities of sundry funds and

(4) Such minor or incidental revenue-producing activities of post welfare funds as defined in Army Regulations as may be conducted by the central post, headquarters, unit, or hospital funds.

(c) To provide or make available management or procurement service for all food or feeding facilities other than organized military messes or those supplied by the quartermaster.

(d) To make available from profits, subject to such limitations as are hereinafter prescribed, funds which may be used to afford to military personnel additional facilities for comfort, recreation, and amusement, and to contribute to activities which will foster and increase the physical and spiritual welfare of military personnel. [Par. 3]

§ 54.2 *Establishment.* The establishment or operation as an independent ci-

(Continued on next page)

CONTENTS

REGULATIONS AND NOTICES

ALIEN PROPERTY CUSTODIAN:	Page
Vesting orders:	
Lansec Corp.....	7588
von Neindorff, Paul.....	7588
CIVIL AERONAUTICS BOARD:	
Foreign air carrier permits, application.....	7561
COAST GUARD:	
Removal and exclusion of persons from vessels and waterfront facilities; surrender of documents by excluded persons.....	7584
FEDERAL TRADE COMMISSION:	
Trans-Pac. Services, Inc., et al., cease and desist order.....	7561
INTERSTATE COMMERCE COMMISSION:	
Reconsignment permits:	
Cantaloupes, Kansas City, Mo.....	7585
Carrots, Chicago, Ill.....	7585
Potatoes, Kansas City, Mo.....	7585
Tomatoes, Kansas City, Mo.-Kans.....	7585
Reicing permits:	
Designated cars, Jersey City, N. J.....	7587
Potatoes:	
Buffalo, N. Y.....	7586
California or Arizona.....	7586
Chicago, Ill. (3 documents).....	7587
East Buffalo, N. Y.....	7588
Kansas City, Mo.-Kans.....	7587
Manchester, N. Y.....	7586
St. Louis, Mo. (2 documents).....	7587
Toledo, Ohio.....	7586
OFFICE OF DEFENSE TRANSPORTATION:	
Carload freight traffic (GO 18A, Am. 2 to Special Dir. 1).....	7585
Passenger train operations restricted (GO 24, Am. 2).....	7584
OFFICE OF PRICE ADMINISTRATION:	
Adjustments:	
Craftbilt Cabinets.....	7589
Gallardi Coal & Coke Co., et al.....	7589
Automobiles, passenger (RO 2B, Am. 13).....	7578
Cabbage (MPR 426, Am. 38).....	7583

(Continued on next page)



Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Cantaloupe and other melons (MPR 426, Am. 36)	7580
Coal (MPR 120, Am. 104)	7574
Cordwood, Lake States (MPR 535-2, Am. 1)	7574
Cotton insulation, flameproof (MPR 544)	7574
Delegations of authority:	
OPA Secretary (Gen. Order 57, Am. 1)	7590
Regional Administrators (Reg. Gen. Order 32, Am. 13)	7589
Fats and oils (MPR 53, Am. 27)	7578
Garments, retail sales (Supp. Order 93)	7574
Imported commodities, exemptions (Rev. SR 1, Am. 64)	7579
Meats, fats, fish and cheeses (Rev. RO 16, Am. 11, 12) (2 documents)	7578

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Pipe, vitrified clay sewer (MPR 188, Am. 36)	7583
Puerto Rico, food products (RMPR 183, Am. 43, 44) (2 documents)	7570, 7579
Regional and district office orders:	
Deciduous tree fruits, Wayne County, Mich.	7590
Fluid milk, New York region	7590
Ice, New England	7590
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
American Gas and Electric Co., et al.	7592
Arkansas-Missouri Power Corp.	7591
Buffalo, Niagara and Eastern Power Corp.	7591
SELECTIVE SERVICE SYSTEM:	
Registration outside continental U. S., duty to register	7562
WAR DEPARTMENT:	
Army exchanges; posts, camps and stations	7557
WAR FOOD ADMINISTRATION:	
Sugar beets, prices for 1944 crop	7557
WAR MANPOWER COMMISSION:	
Morristown, N. J., minimum wartime workweek	7592
WAR PRODUCTION BOARD:	
Chain, farm (PR 19, Dir. 2)	7563
Chemicals:	
Acrylic monomer and resin (M-300, Sch. 17)	7568
Carbon black (M-300, Sch. 32; M-244, Rev.) (2 documents)	7563, 7569
Chrome pigments (M-370)	7564
Export licenses (Dir. 27, Int. 2)	7562
Scheduled products (M-293, Table 4)	7563
Suspension orders, etc.:	
Miller, Lee	7562
Standard Gas & Equipment Co., Inc.	7563

villian enterprise of any of the activities which an exchange is authorized to operate under the provisions of § 54.5 is prohibited. [Par. 4]

§ 54.3 *Legal status.* The legal status, rights, and liabilities of Army exchanges, exchange funds, property and personnel, commanding officers, and exchange officers, and the rights as to litigation are determined by statute, the decisions of the Courts, the opinions of the Attorney General, and The Judge Advocate General of the Army. Subject to the foregoing and to these regulations, the Chief of Army Exchange Service is authorized to establish by interpretation the policy of the War Department upon the subjects noted. [Par. 8]

§ 54.4 *Exchange buildings and utilities.* Authority of the Secretary of War is required to permit the erection of temporary buildings on military reservations by private individuals or commercial con-

cerns. This authority is not required for construction by exchanges, or when construction contracts between private individuals or commercial concerns and the exchange specify that immediately upon completion of the buildings, title thereto passes to the exchange. [Par. 9]

§ 54.5 *Activities—(a) Authorized activities.* An exchange may consist of or include, when approved by the commanding officer, the following activities and facilities, and no other revenue-producing agency will engage in such activities or operate such facilities if there is an exchange at the installation:

- (1) Main store, including military clothing and equipment.
- (2) Branches.
- (3) Warehouses.
- (4) Soda fountain, including service clubs.
- (5) Beer bar.
- (6) Meat market.
- (7) Vegetable and grocery market.
- (8) Gasoline filling station.
- (9) Automobile garage and service station.
- (10) Restaurant or cafeteria, including cafeterias in service clubs.
- (11) Barber shop.
- (12) Beauty shop.
- (13) Laundry.
- (14) Watch repair shop.
- (15) Radio repair shop.
- (16) Tailor shop, including dry cleaning and pressing.
- (17) Shoe repair shop.
- (18) Photographic studio.
- (19) Vending and amusement machines.
- (20) Guest houses.
- (21) Procurement of food supplies for resale to other agencies on an installation.
- (22) The provisions of management service in the operation of feeding facilities where requested by officers' clubs and non-commissioned officers' clubs.
- (23) Recreation rooms, including billiard and pool tables, bowling alleys, and equipment for other indoor games when not provided by other services.
- (24) Taxicab and bus operation, subject to the following limitations:

(i) Unless strictly confined to military personnel and/or civilians employed or resident at a War Department installation as passengers, an exchange is not authorized to operate a taxicab or bus transportation facility nor to compete in any manner with civilian enterprise in such activity.

(ii) The exchange may enter into a separate contract with any taxicab or bus company operating on the post, camp, station, or installation under a revocable license from the post commander, under which contract the exchange agrees to act as agent for such company for the sale of tickets entitling the holder to transportation.

(iii) The contract under (ii) above requires the approval of the commanding general of the service command.

(iv) For its service as such ticket agent the exchange may receive a legal com-

mission. This will not exceed 10 percent of the sales price of such tickets, and no part of such commission will be rebated or allowed in any manner as a credit to the purchaser of such ticket.

(b) *Limitations on activities.* (1) Activities other than those enumerated in this section will not be added to the business of an exchange without obtaining approval of the Chief of Army Exchange Service.

(2) Except at stations located outside the continental limits of the United States and subject to the provisions of § 54.6 (c), articles for sale will be limited to those articles of necessity and convenience as the commanding officer of the post, camp, station, or installation or the commanding general of the service command may determine desirable in view of local conditions.

(3) In all cases where the exchange acts as a collection agency for either a civilian activity or a concessionaire, its liability will be limited to that of an agent and it will not be bound to perform any part of the customer's contract either by the payment of money or otherwise.

(4) Exchanges may sell supplies obtained from quartermaster stores at cost price plus overhead cost fixed by the Secretary of War.

(5) The sale to enlisted personnel of regulation trousers, shirts, caps, belts, ties, shoes, socks, dresses, skirts, underwear, insignia, including cloth insignia such as chevrons, shoulder, sleeve, and other patch type of insignia, is authorized.

(6) The operation of any gambling device, such as punch boards, slot machines, etc., by or in any exchange or exchange activity is prohibited.

(7) The sale of or dealing in beer, wine, or any other intoxicating liquors by any person in any exchange or upon any premises used for military purposes by the United States is prohibited. Beer with an alcoholic content of not more than 3.2 percent in weight is considered nonintoxicating. (See § 54.12 (g).)

(c) *Concessions.* (1) So far as is practicable all of the authorized activities of the exchange will be conducted by the exchange.

(2) Subject to the provisions of (3) and (4) below, and when unusual conditions warrant, concessions may be granted by the exchange officer with the consent of the commanding officer only for the conduct of activities indicated in (a) (6) to (18), inclusive, of this section.

(3) Concessions will not be granted private individuals, firms, or corporations to operate any of the activities of the type listed in (2) above without the approval of the commanding general of the service command, and if the furniture, fixtures, and equipment necessary to operate any such activity are owned by the exchange, in the absence of extenuating circumstances, such approval will not be given.

(4) A concession contract will be approved only when it embodies the express provision that the concessionaire assumes complete liability for all local taxes applicable to the property, income, and transactions of the concessionaire.

(5) Contracts with concessionaires will provide:

(i) For the payment of commissions to the exchange.

(ii) That post authorities will retain supervision over the activities and control of prices to be charged.

(iii) That the concessionaire will carry adequate insurance in accordance with policies established by the Chief of the Army Exchange Service.

(6) Contracts with concessionaires will neither state nor imply that any rental is to be charged for occupancy of space in buildings or for the use of utilities or facilities on a military reservation except as provided in Army Regulations.

(7) When concessionaires occupy real estate not under control of the exchange, a license or lease is required (see Army Regulations).

(8) A concessionaire is in no sense an agent of the exchange and will not be permitted to represent himself as such to the public by the use of the words "Exchange" on letter or bill heads, signs or in any manner.

(9) The limitations imposed upon sales by exchanges apply equally to exchange concessionaires.

(d) *Vending and amusement machines.* (1) Vending and amusement machines at War Department installations will be procured and operated only by the exchange except in the case of officers' clubs, aviation cadet clubs, non-commissioned officers' clubs or other voluntary associations of military or civilian personnel.

(2) Vending and amusement machines may be installed by:

(i) Outright purchase for cash, or installment contract.

(ii) Rental purchase.

(iii) Loan.

(iv) Rental. [Par. 10]

§ 54.6 *Army Exchange Service.* (a) The Army Exchange Service has jurisdiction over and provides staff supervision of the operation of all Army exchanges, and consists of such officers, enlisted men, and civilian personnel as are necessary.

(b) This service will have jurisdiction over, and will be extended to, all exchanges of the Army through appropriate personnel on the staffs of commanding generals of service commands and commanding officers of posts, camps, station, and installations, at whose directions exchanges have been established.

(c) With reference to all Army exchanges, the Army Exchange Service is charged with:

(i) Developing policies, plans, and procedures for and supervising the installation and operation of:

(i) A uniform and coordinated system of operating procedures, merchandising methods, including the determination of permitted types of merchandise, pricing policies, and procedures for the safeguarding of exchange funds and property.

(ii) Personnel policies and procedures, to include insurance plans, in-service training programs, and the training of exchange officers.

(iii) Accounting and auditing methods and procedures.

(iv) Minimum and maximum percentages of gross profits, operating expenses, and net profits.

(v) The determination of financial policy, including the regulation of dividends and similar matters pertaining thereto, subject to War Department direction.

(vi) Establishment of fees to be paid by exchanges to the Army exchange fund.

(vii) Determination of type of equipment and fixtures to be used by exchanges.

(viii) The determination of policy in connection with the procurement of food and supplies, and the management and operation of food installations as principal or as agent for the respective principals in accordance with War Department directives.

(2) Performing the following functions:

(i) Providing and prescribing the use of purchasing and fiscal services.

(ii) Obtaining price agreements from manufacturers and distributors on items purchased by exchange, and prescribing the use of such price agreements.

(iii) Establishing and controlling the administration of the Army exchange fund, including the authority to:

(a) Open bank accounts.

(b) Make grants or lend monies from such fund to authorized activities subject to War Department direction.

(c) Establish such reserves as may be necessary from time to time to assure the liquidation of obligations not only of the Army exchange fund, but also of obligations of Army exchanges.

(iv) Negotiating for and providing funds to be loaned to exchanges under such regulations as the Chief of Army Exchange Service may prescribe.

(3) Transmitting to exchange officers and personnel in an appropriate manner necessary information as to all activities within the scope of the foregoing duties and functions.

(4) Exercising an advisory and policy-making function for the War Department in all other matters within the scope of the foregoing duties and functions. [Par. 11]

§ 54.7 *Purchases.*—(a) *For exchange.*

(1) Except as authorized in (i) and (ii) below all purchases of merchandise or other property will be made by the exchange officer who will notify all vendors on the purchase order, or by other appropriate means, that the contract is made with the exchange and not with the United States Government.

(i) The exchange officer may delegate to a commissioned assistant or an appropriate civilian employee of the exchange the authority to make routine purchases during a period of his absence.

(ii) In large exchanges maintaining a purchasing department and stock control system, routine replacement of lines of merchandise handled in the exchange may be made by the head of the purchasing department from a list of dealers authorized by the exchange officer.

(2) The exchange officer will, in all cases, be responsible for the purchase

made by any subordinate as authorized in (1) (i) and (ii) above.

(3) Purchases made verbally by the exchange officer, or as provided in (1) (i) and (ii) above, will be confirmed by written purchase order immediately thereafter.

(4) Inventories will be held to a reasonable minimum.

(5) Purchases at prices in excess of those published in Army Exchange Service price agreements (§ 54.6 (c)) are not authorized except to supply immediate needs of exchanges or in emergencies due to lost or delayed shipments or other like circumstances, or when procurement, delivery, or service considerations render it to the interest of the exchange to purchase from local distributors.

(6) (i) All purchases within the continental limits of the United States by exchanges located outside the continental limits of the United States will be made through Army Exchange Service.

(ii) Commercial and financial transactions of any type within the United States by exchanges located outside the continental limits of the United States will be conducted only through Army Exchange Service in accordance with provisions prescribed by the Chief of Army Exchange Service.

(7) The purchase or sale by Army exchanges of articles of military uniform and equipment not in conformity with the provisions of §§ 79.1 to 79.64 inclusive, is forbidden.

(b) *For concessionaires.* The purchase by the exchange of material needed by concessionaires in the operation of their concessions is permitted only after all taxes involved, if any, have been advanced by the concessionaire and when such material is not to be resold.

(c) No merchandise will be held on consignment or to be paid for by exchanges when sold. The provisions of this paragraph will not be construed as prohibiting the established business practice of making an agreement, at the time of purchase, for the return to the vendor for credit of unsold seasonable merchandise at a specific time. [Par. 12]

§ 54.8 *Sales*—(a) *To whom made.* Exchanges are authorized to sell to the following-named persons, organizations and funds only:

(1) Personnel and organizations now or hereafter authorized by law and regulation to purchase subsistence stores or other quartermaster supplies as defined in paragraphs 2 and 6, AR 30-2290,¹ may purchase at exchanges. Dependent members of the families of persons so authorized may act as agents for such persons upon proper identification.

(2) Civilians as follows:

(i) Civilians who are resident at War Department installations may purchase at the exchange.

(ii) Civilians who are employed at a War Department installation but not resident thereon may purchase, for their own consumption on the post, items of

food, drink, and tobacco products but no other merchandise of any kind.

(iii) The family, friends, and visitors of military personnel may purchase at service club cafeterias operated by exchanges for their own consumption while on the post items of food, drink, and tobacco products.

(3) Sales to the Government by exchanges are authorized only in cases where the same class of service cannot be conveniently or reasonably obtained elsewhere and where a direct advantage will accrue to the Government from the method resorted to. In no case will an exchange or concessionaire bidding as such be permitted to enter into public competition or to submit bids in response to advertisements calling for proposals for furnishing supplies or services. When accounts are submitted for sales of the kind described, the vouchers will contain a full statement of the grounds upon which the sale of supplies or services was based and will fully set forth all the circumstances of the transaction with a view to enabling the proper agencies of the United States Government to determine whether such purchase was in the public interest.

(b) *Resale.* (1) The resale by military or civilian personnel of merchandise purchased in an Army exchange is prohibited.

(2) The privilege of purchasing at Army exchanges may be denied completely by post commanders to any civilian who resells merchandise purchased at any Army exchange. The receipt of money or any other article of value in exchange for such merchandise will be deemed to be a resale.

(3) Nothing herein contained will be construed to prohibit military personnel from receiving actual reimbursement without profit for merchandise purchased at an exchange as a matter of economy, convenience, or necessity as agent for other members of the military forces. [Par. 13]

§ 54.9 *Personnel*—(a) *General.* (1) So far as practicable, exchanges will be operated by civilian employees, with Army officers in executive control.

(2) Great care will be exercised in the selection of personnel in order that an efficient and permanent body of civilian employees may be developed.

(b) The staff of an exchange will consist of an exchange officer, such assistant exchange officers, and civilian employees, together with such enlisted personnel as are authorized in § 54.10 [Par. 17]

§ 54.10 *Enlisted employees.* (a) The commanding officer of the post, camp, station, or installation may, subject to pertinent War Department directives authorize the use of enlisted personnel in exchanges.

(b) Enlisted personnel may be employed on a part time basis outside of military duty.

(c) Position responsibility of enlisted employees will be as prescribed for civilian personnel.

(d) The employment of enlisted men by exchange concessionaires is prohibited. [Par. 23]

§ 54.11 *Civil auditors.* Under unusual circumstances and only after approval by the commanding general of the service command, the commanding officer may authorize the employment of a qualified civilian accounting firm at stated intervals to audit the accounts of the exchange at its expense. In such cases the commanding general of the service command will retain his full responsibility for supervision. Audit reports of such firms will be reviewed for compliance with the Audit Manual. The officer designated as the auditing officer may work with the accountant, in which case he is authorized to amend the certificate required of him. [Pa. 29]

§ 54.12 *Contracts.* (a) Under the provision of the regulations in this part, the exchange officer is the contracting officer for the exchange, and he is authorized to execute contracts obligating the exchange.

(b) All contracts and agreements to which exchanges are parties will contain when applicable the statement that such contracts will be terminated when an exchange is liquidated or for other reasons at the option of the exchange.

(c) Contracts on behalf of an exchange will not cover periods of more than 1 year without the approval of the commanding general of the service command.

(d) Proposed concession contracts will be submitted to the commanding general of the service command for approval as provided in § 54.5 (c).

(e) All contracts involving future performance will be reduced to writing, signed by the contracting parties, and filed in the records of the exchange.

(f) All contracts that involve the use of Government property not under the control of the exchange will be submitted to the commanding general of the service command for approval.

(g) Contracts involving the sale of 3.2 percent beer entered into connection with the provisions of § 54.5 (b) (7) of these regulations will, without exception, be accompanied by affidavit of the manufacturer and distributor of such beer certifying that the alcoholic content of such product does not exceed that permitted by these regulations.

(h) (1) Exchange contracts are solely the obligation of the exchange. They are not Government contracts and the distinction between exchange contracts and Government contracts will be observed and clearly indicated at all times.

(2) Contracts for the erection of temporary exchange buildings will contain a statement that the proposed construction is an exchange transaction and that the exchange alone is responsible for the debt, and not the Government.

(i) When applicable, contracts for the erection of temporary buildings will contain a statement that immediately upon completion of the building, title thereto passes to the exchange. See § 54.4.

(j) Notwithstanding the provisions of (a) above, whenever an exchange outside the continental limits of the United States makes purchases within the United States as provided in § 54.7 (a) (6) the fiscal agent appointed for such exchange is, within the scope of the assigned duties under such appointment, the contracting

¹ Administrative regulations of the War Department relative to sale of supplies and services.

officer for the said exchange in limitation of the functions of the commanding officer and the exchange officer as set forth in (a) above. [Par. 35]

[SEAL]

J. A. ULIO,
Major General,
The Adjutant General.

[F. R. Doc. 44-9918; Filed, July 6, 1944;
9:57 a. m.]

TITLE 14—CIVIL AVIATION

Chapter I—Civil Aeronautics Board

[Regs. Serial 313]

PART 241—PERMITS FOR FOREIGN AIR CARRIERS

APPLICATION FOR FOREIGN AIR CARRIER PERMITS (GRANDFATHER CLAUSE)

Adopted by the Civil Aeronautics Board at its office in Washington, D. C. on the 1st day of July 1944.

The Civil Aeronautics Board, acting pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402 (d) and 205 (a) thereof, and deeming its action necessary to carry out the provisions of said act and to exercise its powers and perform its duties thereunder, hereby makes and promulgates the following regulation:

Effective July 1, 1944, § 241.1 of the Economic Regulations is hereby amended in its entirety to read as follows:

§ 241.1 *Application for foreign air carrier permits*—(a) *Formal requirements of applications*. Applications for permits to engage in foreign air transportation under the terms of section 402 of the act (hereinafter called foreign air carrier permits) shall meet the requirements set forth in § 285.3 of the Economic Regulations as to execution, number of copies, formal specifications of papers and verifications. Such verifications shall be subscribed and sworn to before a notary public or other officer authorized to administer oaths in the jurisdiction in which such application is executed. Notwithstanding the laws of the country of applicant's citizenship, an application verified before a United States consular officer will be deemed to have met the requirements of this paragraph. All pages of an application shall be consecutively numbered, and the application shall clearly describe and identify each exhibit by a separate number or symbol. All exhibits shall be deemed to constitute a part of the application to which they are attached.

(b) *Filing and service*. Applications for foreign air carrier permits shall be forwarded to the Board, through diplomatic channels, by the government of the applicant's country of citizenship, and shall be deemed to have been filed on the date such applications are actually received by the Board. Each applicant shall furnish such additional copies of its application and shall make such service thereof upon such other persons as the Board may at any time require.

(c) *Amendments to applications*. Any information which the Board may request of an applicant subsequent to re-

ceiving its application, or any information which the applicant deems appropriate to submit thereafter, shall be furnished in the form of an amendment to the original application. All amendments to applications shall be consecutively numbered and shall comply with the requirements of this regulation as to form, number of copies, verification and in all other essential respects.

(d) *Incorporation by reference*. In general it is desirable that incorporation by reference shall be avoided. However, where two or more applications are filed by a single carrier, lengthy exhibits or other documents attached to one may be incorporated in the others by reference if that procedure will substantially reduce the cost to the applicant.

(e) *General provisions governing contents*. The statements contained in an application shall be restricted to significant and relevant facts. They shall be free from argumentation or from expressions of opinion, except as such may be required by this regulation. Each application shall give full and adequate information with respect to each of the items set forth in this paragraph. The application may contain such other information and data as the applicant shall deem necessary or appropriate in order to acquaint the Board fully with the particular circumstances of its case. Among other things, every such application shall contain the following information:

(1) The full name and address of the applicant, the nature of its organization (individual, partnership, corporation, etc.), and, if other than an individual, the name of the country under the laws of which it is organized and the statutory citation of such laws, if any. The citizenship of the applicant should be shown, as well as the percentage of direct and indirect beneficial and non-beneficial interest in applicant held by each government and aggregate of nationals of each government, other than the government of applicant's citizenship. If the applicant is governmentally owned or controlled in whole or in part, the extent of such governmental ownership or control should be shown.

(2) The name and official address of the competent air authority of applicant's country of citizenship having regulatory jurisdiction over applicant.

(3) An identification of the route or routes to be covered by the permit for which application is made, specifying the type or types of service (mail, passenger and property) to be rendered on each such route, and whether or not such services are to be rendered in scheduled operations. The identification of each route shall name every terminal and intermediate point to be served by applicant in connection with the service for which a permit is sought.

(4) A map (which may be attached as an exhibit) drawn approximately to scale, showing all terminal and intermediate points, both in the United States and in all foreign countries to be served by applicant in connection with the service for which the permit is sought, giving the approximate air mileages between all adjacent points, and principal overall distances.

(5) If the application is made pursuant to section 402 (c) of the Act, it shall state that a permit for the services applied for was issued by the Secretary of Commerce under section 6 of the Air Commerce Act of 1926, as amended, giving the date of such issuance, and that such permit was in effect on May 14, 1938.

(Sec. 402, 52 Stat. 991; 49 U.S.C., 482)

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 44-9921; Filed, July 6, 1944;
10:28 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5039]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

TRANS-PAC SERVICES, INC., ET AL.

§ 3.6 (j) 10) *Advertising falsely or misleadingly—History of product or offering*: § 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service*: § 3.6 (y) *Advertising falsely or misleadingly—Safety*. In connection with offer, etc., of medicinal preparation OCA Pinkovels and OCA, or any other similar medicinal preparation, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondents' preparation, which advertisements represent, directly or through inference, that said preparation, (1) constitutes a competent and effective treatment for colds; will mitigate a cold or prevent the complications of a cold or is of any value in the treatment of a cold in excess of temporarily relieving some of the symptoms thereof; (2) can be depended upon to overcome persistent pains in the head or back; (3) constitutes a new preparation; or (4) is safe or harmless in use; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) (Cease and desist order, Trans-Pac Services, Inc., et al., Docket 5039, June 7, 1944)

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 7th day of June, A. D. 1944.

In the Matter of Trans-Pac Services, Inc., a Corporation; and Dorland International, Inc., a Corporation

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission and the answers of respondents, in which answers respondents admit all the material allegations of fact set forth in said complaint and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondents have violating the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents Trans-Pac Services, Inc., a corporation, and Dorland International, Inc., a corporation, their officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, or distribution of the medicinal preparation designated OCA Pinkovels and OCA, or any other medicinal preparation composed of substantially similar ingredients or possessing substantially similar properties, whether sold under the same names or any other name or names, do forthwith cease and desist from:

(a) Disseminating, or causing to be disseminated, any advertisement by means of the United States mails, or by any means in commerce as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or through inference, that said preparation

(1) Constitutes a competent and effective treatment for colds; will mitigate a cold or prevent the complications of a cold or is of any value in the treatment of a cold in excess of temporarily relieving some of the symptoms thereof.

(2) Can be depended upon to overcome persistent pains in the head or back.

(3) Constitutes a new preparation.

(4) Is safe or harmless in use.

(b) Disseminating, or causing to be disseminated, any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase in commerce as "commerce" is defined in the Federal Trade Commission Act of respondents' preparation, which advertisement contains any of the representations prohibited in paragraph (a) hereof and the respective subdivisions thereof.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-9924; Filed, July 6, 1944;
10:54 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Amdt. 243, 2d Ed.]

PART 618—REGISTRATION OUTSIDE CONTINENTAL UNITED STATES, ALASKA, HAWAII, AND PUERTO RICO

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend the heading and paragraph (a) of § 618.2 (8 F.R. 14603) to read as follows:

§ 618.2 *Duty to register at District of Columbia Local Board No. 1 (Foreign) or in the Virgin Islands.* (a) Unless he is a person excepted by section 5 (a) of the Selective Training and Service

Act of 1940, as amended, or by section 208 of the Coast Guard Auxiliary and Reserve Act of 1941, as amended, every male citizen of the United States outside the continental United States, the Territory of Alaska, the Territory of Hawaii, and Puerto Rico, who has not been registered and who on December 31, 1943, shall have attained or who thereafter attains the eighteenth anniversary of the day of his birth and who on December 31, 1943, shall not have attained the forty-fifth anniversary of the day of his birth, shall, on the day or days fixed by Proclamation of the President, present himself for and submit to registration (1) before a registrar in the Virgin Islands of the United States, if he is a resident of the Virgin Islands of the United States, or (2) if he is not a resident of the Virgin Islands of the United States, before a member or clerical assistant of District of Columbia Local Board No. 1 (Foreign): *Provided*, That in lieu of presenting himself for and submitting to registration before a registrar in the Virgin Islands of the United States or a member or clerical assistant of District of Columbia Local Board No. 1 (Foreign), any such person may present himself for and submit to registration before:

(1) Any diplomatic or consular officer of the United States who is a citizen of the United States, all of whom are hereby appointed chief registrars; or

(2) Any other person who may be appointed by the Director of Selective Service as chief registrar; or

(3) Any member or clerical assistant of a local board; or

(4) Any registrar appointed as provided in § 618.3.

The foregoing amendment to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,
Director.

JULY 5, 1944.

[F. R. Doc. 44-9897; Filed, July 5, 1944;
3:59 p. m.]

Chapter IX—War Production Board

Subchapter A—General Provisions

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 903—DELEGATIONS OF AUTHORITY
[Directive 27, Interpretation 2, as Amended
July 5, 1944]

LENGTH OF VALIDITY OF RATINGS ASSIGNED ON EXPORT LICENSES

The following amended interpretation is issued with respect to Directive 27:

A rating assigned by the Foreign Economic Administration, under the authority of Direc-

tive 27, by endorsing the required legend on an export license is valid for the life of the export license in the absence of any applicable rule or restriction set forth in an order or regulation of the War Production Board governing transactions in the material covered by the rating. This means that the rating must be applied and the material covered by the rating must have been delivered to the holder of the export license before the expiration of the life of the license. Otherwise, the procedure applicable when an individually assigned rating is revoked, provided in § 944.4a of Priorities Regulation 1, will be deemed applicable. On the other hand, if the rating has been applied and the material to which it has been applied has been delivered before the expiration of the life of the export license, its subsequent expiration will not affect the right of the supplier to extend the rating in order to replenish his inventory. Such extension is, of course, subject to the provisions of paragraph (h) (1) of Priorities Regulation 3.

Revocation of an export license on which a rating has been assigned by the Foreign Economic Administration revokes the rating, and § 944.4a of Priorities Regulation 1 is consequently applicable. Extension of the life of an export license, on the other hand, extends the period for which a rating assigned on the export license is valid.

Issued this 5th day of July 1944.

C. E. WILSON,
Executive Vice Chairman.

[F. R. Doc. 44-9914; Filed, July 5, 1944;
4:39 p. m.]

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-566]

LEE MILLER

Lee Miller of Plaquemine, Louisiana, is engaged in the business of installing and supplying butane equipment and dealing in general plumbing and heating supplies governed by General Limitation Order L-79. Between May 23 and December 16, 1942, in four instances without securing the required certificates of necessity and without other authorization he sold and delivered new plumbing and heating equipment restricted by, and in violation of General Limitation Order L-79. Between December 16, 1942, and September 1, 1943, in three instances without authorization he sold and delivered on unrated orders heating equipment restricted by, and in violation of General Limitation Order L-79. After September 1, and before the end of October, 1943, in four instances without securing the required rationing certificate and without other authorization he sold and delivered on unrated orders heating equipment restricted by, and in violation of General Limitation Order L-79. He was aware of the order and these acts constitute wilful violations.

These violations of General Limitation Order L-79 have diverted scarce materials to uses not authorized by the War

Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.566 *Suspension Order No. S-566.* (a) Deliveries of material to Lee Miller, his successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference ratings shall be assigned, applied, or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders or any other orders or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(b) No allocation, including allotments, shall be made to Lee Miller, his successors or assigns, of any material or product the supply or distribution of which is governed by any order or regulation of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(c) Nothing contained in this order shall be deemed to relieve Lee Miller, his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect July 5, 1944, and shall expire on September 5, 1944.

Issued this 27th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9913; Filed, July 5, 1944;
4:39 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-572]

STANDARD GAS & EQUIPMENT COMPANY, INC.

Standard Gas & Equipment Company, Inc., of Plaquemine, Louisiana, is a corporation engaged in dealing with butane equipment and plumbing and heating supplies as governed by General Limitation Order L-79. Between May 23 and December 16, 1942, in four instances without securing the required certificates of necessity and without other authorization, it sold and delivered new plumbing and heating equipment restricted by, and in violation of General Limitation Order L-79. Between December 16, and September 1, 1943, in seven instances without authorization it sold and delivered on unrated orders heating equipment restricted by, and in violation of General Limitation Order L-79. After September 1, and before the end of October, 1943, in two instances without securing the required rationing certificate and without other authorization it sold and delivered on unrated orders heating equipment restricted by, and in violation of General Limitation Order

L-79. It was aware of the order and these acts constitute willful violations.

These violations of General Limitation Order L-79 have diverted scarce materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, That:

§ 1010.572 *Suspension Order No. 572.*

(a) Deliveries of material to Standard Gas & Equipment Company, Inc., its successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference ratings shall be assigned, applied or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders or any other orders or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(b) No allocation, including allotments, shall be made to Standard Gas & Equipment Company, Inc., its successors or assigns, of any material or product the supply or distribution of which is governed by any order or regulation of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(c) Nothing contained in this order shall be deemed to relieve Standard Gas & Equipment Company, Inc., its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect July 5, 1944, and shall expire on September 5, 1944.

Issued this 27th day of June 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9912; Filed, July 5, 1944;
4:39 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 19, Direction 2]

DELIVERIES OF FARM CHAIN BY CHAIN MANUFACTURERS

The following direction is issued pursuant to paragraph (f) (1) of Priorities Regulation 19 in order to supply urgent requirements for farm chain:

(1) During the period from July 6, 1944 through December 31, 1944 chain manufacturers are directed to disregard preference ratings (other than AAA) to the extent necessary to fill all orders for farm chain from suppliers and dealers who serve the farm trade. Farm chain includes only the following types of chain, and preference ratings are to be disregarded only up to the stated percentage of total weight production of each type during the calendar year 1940 or 1941 whichever was greater:

Type of chain	Percentage of total weight production in 1940 or 1941 whichever was greater
Harness chain (including breast, butt, heel & trace chains).....	50
Wagon chains.....	50
Cow ties, tie outs & halter chains.....	50
Log chains under 1/2".....	30
Repair & lap links (10-3, 10-2, 10-1, 5/16" x 1 1/2", 3/8" x 2", 1 1/2" x 2 1/2").....	75

(2) If any chain manufacturer is unable to fill all orders from such suppliers and dealers out of the stated percentages he may prorate deliveries among them on the basis of normal shipments regardless of preference ratings (other than AAA). Orders from such suppliers and dealers in excess of the stated percentages are to be filled only in accordance with priorities regulations.

(3) Suppliers and dealers who are entitled to obtain chain under this special procedure should certify on their purchase orders that they serve the farm trade. However a chain manufacturer who knows or has reason to believe that a particular supplier or dealer does serve the farm trade need not insist that a certification be furnished on the purchase order.

(4) Except as specifically otherwise provided manufacture and delivery of farm chain are subject to the provisions of Limitation Order L-302, Priorities Regulation 19, and all other applicable orders and regulations of the War Production Board as amended from time to time.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9942; Filed, July 6, 1944;
10:44 a. m.]

PART 3100—FURNACE TYPE CARBON BLACK

[Allocation Order M-244, Revocation]

Section 3100.1 *Allocation Order M-244* is hereby revoked, effective when carbon black becomes subject to allocation under General Allocation Order M-300, Appendix C, Schedule 32. This revocation does not affect any liabilities incurred under the order.

Use, delivery and acceptance of delivery of these materials prior to August 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-244.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9944; Filed, July 6, 1944;
10:45 a. m.]

PART 3208—SCHEDULED PRODUCTS

[General Scheduling Order M-293, Table 4 as Amended July 6, 1944]

AUTOMOTIVE DIVISION

§ 3208.5 *Table for Automotive Division.* (a) The following amended table is issued pursuant to the provisions of General Scheduling Order M-293:

Type of M-293 product	Designation	Applicable forms columns			4.—Calendar months frozen ²
		1.—Operations report	2.—Shipping schedule ¹	3.—Application and authorization	
1. Diesel and gas (not gasoline) engines (non-marine only):					
(a) Over 750 revolutions per minute.....	X	878	3809.1	-----	3
2. Gasoline engines (except aircraft propulsion):					
(a) Air-cooled (35 horsepower or less).....	X	878	3809.1	-----	3
(b) Liquid-cooled for use in end products not built by the engine manufacturer and commonly known in the trade as "industrial engines".....	X	878	3809.1	-----	3
(c) Liquid-cooled other than those defined under item 2 (b).....		878	3809.1	-----	3
3. Internal combustion engine components except those used on aircraft propulsion engines:					
(a) Carburetors, gasoline.....	X	878-A3	878-A3	-----	3
(b) Crankshafts: finished drop-forged crankshafts for internal combustion engines and finished cast crankshafts for internal combustion engines of 750 revolutions per minute and up.....	X	878-C1	878-C1	-----	3
(c) Fuel injection equipment.....	X	878-A1	878-A1	-----	3
(d) Magnetos.....	X	878-A2	878-A2	-----	3
(e) Radiators.....	X	3002.78	3401	-----	3
(f) Camshafts, finished.....		3002.78	3401	-----	3
(g) Connecting rods, internal combustion engine.....		3002.78	3401	-----	3
(h) Electric starting motors, engine mounted only.....		3002.78	3401	-----	3
(i) Exhaust and intake valves and seats, internal combustion engine.....		3002.78	3401	-----	3
(j) Friction bearings, excluding lineshaft, pillow block, vertical step, water lubricated ship stern, tube, strut, rudder shaft or railroad type.....		3539	3539	-----	3
(k) Generators, internal combustion engine mounted.....		3002.78	3401	-----	3
(l) Magnetic starting switches, internal combustion engine.....		3002.78	3401	-----	3
(m) Mechanical governors.....		3002.78	3401	-----	3
(n) Piston rings.....		3002.78	3401	-----	3
(o) Voltage regulators, internal combustion engine.....		3002.78	3401	-----	3

¹ Forms WPB-3401 or WPB-3003 may be used in lieu of the forms indicated. If a manufacturer reports under M-293 to more than one Industry Division, he must use Form WPB-3401 or WPB-3003.

² For explanation of time during which shipping schedule is frozen, see paragraph (c) of M-293.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9943; Filed, July 6, 1944;
10:45 a. m.]

PART 3293—CHEMICALS

[Allocation Order M-370, as Amended
July 6, 1944]

CHROME PIGMENTS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of chrome pigments for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3293.586 Allocation Order M-370—

(a) *Meaning of certain terms.* (1) "Chrome pigments" means Class A and Class B pigments as defined herein.

(2) "Class A pigments" refers to C. P. chrome yellow, C. P. chrome orange, C. P. chrome green, C. P. molybdate chrome orange, and C. P. hydrated chromium oxide. The term includes substandard and extended pigments and dry and wet dispersions of these pigments calculated on a C. P. (commercially pure) color basis.

(3) "C. P. chrome yellow" and "C. P. chrome orange" mean the pigments which are reaction precipitates consisting of normal or basic lead chromates or mixtures of these with or without other insoluble compounds of lead—Color Index 1270.¹

(4) "C. P. chrome green" means a pigment consisting of a precipitated mixture

of C. P. chrome yellow—Color Index 1270¹—and C. P. iron blue—Color Index 1288.¹

(5) "C. P. molybdate chrome orange" means a mixed crystal containing lead chromate, lead molybdate, and lead sulfate with or without other insoluble compounds of lead.

(6) "C. P. hydrated chromium oxide" means a pigment approximately conforming to the formula $\text{Cr}_2\text{O}(\text{OH})_3$ —Color Index 1292.¹

(7) "Class B pigments" refers to C. P. chromium oxide green and C. P. zinc chromate. The term includes substandard and extended pigments and dry and wet dispersions of these pigments calculated on a C. P. (commercially pure) color basis.

(8) "C. P. chromium oxide green" means a pigment approximately conforming to the formula Cr_2O_3 —Color Index 1291.¹

(9) "C. P. zinc chromate" means a pigment manufactured as a reaction product of soluble chrome chemicals and a suitable zinc compound—Color Index 1271.¹ The term includes the pigment known as zinc tetroxy chromate (ZTO).

(10) "Exempt order" means any purchase order for Class A pigments which:

(i) Are to be delivered to, or used on or incorporated in material or equipment to be delivered to, the United States Army, Navy, Marine Corps, Coast Guard, Maritime Commission, the War Shipping Administration, Bureau of Engraving and Printing, United States Government Printing Office, the Government of Can-

¹ Society of Dyers and Colourists "Colour Index", Bradford, Yorkshire, January 1924.

ada, or to or for the account of any foreign country pursuant to the Act of March 11, 1941 (Lend-Lease Act); or

(ii) Are to be used in the manufacture of any product (except printing ink and crayons) to be delivered to, or used on or incorporated in material or equipment to be delivered to, the United States Army, Navy, Marine Corps, Coast Guard, Maritime Commission, the War Shipping Administration, Bureau of Engraving and Printing, United States Government Printing Office, the Government of Canada, or to or for the account of any foreign country pursuant to the Act of March 11, 1941 (Lend-Lease Act).

The term also includes purchase orders for Class A pigments for the manufacture of marine paints which in turn are to be used for maintenance, repair, and operating supplies in accordance with paragraph (d) (2) of Preference Rating Order P-65.

(11) "Quota order" means any purchase order for Class A pigments that is not an exempt order as defined above.

(12) "Printing ink" includes any fluid or viscous material or composition of materials used in printing, impressing, stamping or transferring upon paper or paper-like substances, wood, fabrics (including awnings) or metals by the recognized mechanical reproductive processes employed in printing, publishing and related service industries.

(13) "Crayons" includes any solid chalk, wax, or resin composition with pigments (including extenders) used for writing or marking by means of pressure and friction. This does not include coatings for crayons.

NOTE: Subparagraphs (14), (15), (16), (17) and (18), formerly (13), (14), (15), (16) and (17) redesignated July 6, 1944.

(14) "Pigment quota" means the amount of Class A pigments which any consumer may use or acquire in any calendar quarter for the manufacture of any product to fill quota orders. The table in Appendix D shows how to determine this quota.

(15) "Producer" means any person engaged in the production of chrome pigments.

(16) "Distributor" means any person who buys chrome pigments for the purpose of resale.

(17) "Supplier" means a producer or distributor.

(18) "Consumer" means any person who uses chrome pigments.

Restrictions on Class A Pigments: Chrome Yellow, Chrome Orange, Chrome Green, Molybdate Chrome Orange, Hydrated Chromium Oxide

(b) *Inapplicability of preference ratings.* No person shall apply, extend, or give any effect to any preference rating heretofore or hereafter assigned, applied or extended for the delivery of Class A pigments.

(c) *Exempt orders; certification required.* Any person may, without authorization of War Production Board, deliver or accept delivery of Class A pigments to fill an "exempt order" or to replace the total quantity of Class A pigments which was withdrawn from inventory to fill "exempt orders", but which had not been originally acquired to fill "exempt orders": *Provided*, That the person accepting delivery furnishes to the person making the delivery, the Exempt Order Certification set forth in Appendix C. (The standard certification described in Priorities Regulation No. 7 may not be used instead.) There are no quantity restrictions on Class A pigments which may be used to fill "exempt orders." No person engaged in the business of manufacturing printing ink or crayons may use the Exempt Order Certification for any purchase order for Class A pigments which are to be used by him for the manufacture of printing ink or crayons for sale.

(d) *Quota orders; delivery restrictions and certification.* No consumer shall accept delivery of Class A pigments in any calendar quarter, for the manufacture of any product to fill "quota orders", in excess of his "pigment quota" set forth in Appendix D for the manufacture of that product, unless War Production Board shall otherwise specifically authorize pursuant to application on Form WPB-2945. No supplier shall deliver Class A pigments to a consumer to fill "quota orders" unless the consumer furnishes the supplier with the Quota Order Certification set forth in Appendix C, or unless the supplier is specifically authorized by War Production Board on Form WPB-2946 to make the delivery. (The standard form of certification described in Priorities Regulation No. 7 may not be used instead.) This provision governs the total quantity of Class A pigments which a consumer may acquire in any calendar quarter to fill "quota orders". Paragraph (g) of this Order M-370 contains one further provision with which a consumer must comply when accepting delivery of Class A pigments to fill both "quota orders" and "exempt orders". Paragraph (g) states an inventory restriction which controls the quantity of Class A pigments which a consumer may acquire at any one time within a calendar quarter.

If for any reason a supplier is unable to ship Class A pigments to a consumer during the calendar quarter for which such pigments were ordered, he may make such shipment at any time within the first 21 days of the following calendar quarter and the consumer may accept such shipment, without authorization of the War Production Board. Shipment and acceptance of such a shipment shall be considered to be a delivery made and accepted during the calendar quarter for which it was ordered.

(e) *Quota orders. Use restrictions on Class A pigments.* No consumer shall use Class A pigments in any calendar quarter, to manufacture any product, to

fill "quota orders", in excess of his "pigment quota" set forth in Appendix D for the manufacture of that product, unless War Production Board shall otherwise specifically authorize pursuant to application on Form WPB-2945.

(f) *Exceptions to restrictions of paragraphs (d) and (e).* The restrictions in paragraphs (d) and (e) shall not apply to the delivery (or acceptance of delivery) of Class A pigments:

(1) To a laboratory in quantities not exceeding five pounds per month for chemical reagent purposes, or

(2) To consumers at retail in containers not exceeding one pound of C. P. pigment content for any use.

NOTE: Paragraphs (g) through (m), formerly (f) through (l), redesignated July 6, 1944.

(g) *Consumer's inventory restrictions.* No consumer shall accept any single delivery of Class A pigments which shall result in his having an inventory of such pigments:

(1) To fill "exempt orders", in excess of that quantity of Class A pigments which he will be required to use within the next sixty days in order to meet delivery dates under such "exempt orders"; and

(2) For the manufacture of any product to fill "quota orders", in excess of 2,000 pounds or his "pigment quota" as set forth in Appendix D (whichever is the greater) for the manufacture of that product, unless he shall have been otherwise specifically authorized by War Production Board, pursuant to application made by letter addressed to Chemicals Bureau, War Production Board, Washington 25, D. C., Reference M-370, setting forth the reasons why he needs to exceed the inventory restrictions.

Restrictions on Class B Pigments: Chromium Oxide Green, Zinc Chromate

(h) *Deliveries and use of Class B pigments.* No person shall deliver, accept delivery of, or use, Class B pigments except as specifically authorized by War Production Board, pursuant to applications filed on Forms WPB-2946 and WPB-2945 respectively.

(i) *Exception for small deliveries of Class B pigments.* Any consumer may withdraw from his inventory, or accept delivery from all sources, and use for any purpose but not for resale, in any calendar month, of not more than 25 pounds of chromium oxide green and not more than 50 pounds of the zinc chromate without authorization from War Production Board notwithstanding the fact that he may have already received authorization from the War Production Board to acquire in that month more than the small deliveries mentioned above. No supplier may deliver in any calendar month more than the aggregate quantity of Class B pigments authorized by War Production Board for such small deliveries.

Authorization Procedure for Chrome Pigments

(j) *How the consumer obtains authorization.* When War Production Board authorization to use or accept delivery of chrome pigments is necessary under paragraphs (d) (e) or (h) of this order, the procedure is as follows:

(1) *Use and acquisition of Class A pigments in excess of pigment quotas.* Each person desiring to use from inventory, or accept delivery for use in any calendar quarter of Class A pigments in excess of his "pigment quota" set forth in Appendix D, shall file with the Chemicals Bureau, War Production Board, Washington 25, D. C., three copies of Form WPB-2945 (formerly PD-600) on or before the 5th day of the second month of that calendar quarter. If the application is for permission to accept delivery applicant should send one copy of Form WPB-2945 to his supplier. War Production Board will return to the applicant one copy of Form WPB-2945 on which will be indicated the quantity of chrome pigments which may be used or acquired in excess of his "pigment quota". Instructions for filling out this form are set forth in Appendix A.

(2) *Use and acquisition of Class B pigments in addition to small deliveries exception.* Each person desiring to use from inventory or accept delivery of and use Class B pigments in addition to the permitted small deliveries, shall file with the War Production Board, Chemicals Bureau Washington 25, D. C., three copies of Form WPB-2945, on or before the 5th day of the month preceding the month in which delivery or use is requested. If the application is for permission to accept delivery, applicant should send one copy of Form WPB-2945 to his supplier. War Production Board will return to the applicant one copy of Form WPB-2945 on which will be indicated the quantity of chrome pigments which may be used or acquired. Instructions for filling out this form are set forth in Appendix A.

(k) *How the supplier obtains authorization.* When War Production Board authorization to deliver chrome pigments is necessary under paragraphs (d) and (h) of this order, the procedure is as follows:

(1) *Class A pigments in excess of pigment quota.* Each supplier desiring authorization to deliver Class A pigments in any calendar quarter to a customer in excess of that customer's pigment quota, for that calendar quarter, shall file three copies of Form WPB-2946 (formerly PD-601) with the Chemicals Bureau, War Production Board, Washington 25, D. C.,

on or before the 15th day of the second month of that calendar quarter. Instructions for filling out this form are set forth in Appendix B. One copy of Form WPB-2946 will be returned to the supplier on which War Production Board will indicate the quantities of chrome pigments which may be delivered.

(2) *Class B pigments.* Each supplier desiring to deliver Class B pigments shall file three copies of Form WPB-2946 with the Chemicals Bureau, War Production Board, Washington 25, D. C., on or before the 15th day of the month before the month in which delivery is requested. Instructions for filling out this form are set forth in Appendix B. One copy of Form WPB-2946 will be returned to the supplier on which War Production Board will indicate the quantities of chrome pigments which may be delivered.

General Provisions

(1) *Special directives.* War Production Board may from time to time issue special directives to any person with respect to the delivery and use of chrome pigments, notwithstanding the other provisions of this order.

(m) *Changes in "pigment quota."* War Production Board may from time to time make whatever changes it may deem necessary in the "pigment quota" for Class A pigments.

(n) *Reports where allocated material is not ordered.* If any purchaser does not place a purchase order and also give shipping instructions to the seller before the end of the allocation period for the entire quantity of chrome pigments allocated to him, he must report to the War Production Board, Washington 25, D. C., by letter, within ten days after the allocation period, stating the amount of allocated quantity of chrome pigments which he did not purchase and the reasons why he did not purchase the full amount allocated. The supplier of such customer shall also notify the War Production Board, Washington, D. C., within ten days after the allocation period of the name of such customer and the amount of the allocated quantity of chrome pigments which that customer did not purchase. For the supplier's convenience in reporting, it is suggested that he make one additional copy each month of his Form WPB-2946 and within ten days after the allocation period covered by that form, insert in Column 10, under remarks opposite the name of customer, the amount of the allocated quantity which the customer did not purchase and then send this copy to the War Production Board. This suggestion is optional;

the supplier may report by letter if he prefers.

NOTE: Paragraphs (o) through (s), formerly (m) through (q), redesignated July 6, 1944.

(o) *Approval of Bureau of the Budget.* The reporting provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(p) *Applicability of regulations.* Except as provided in paragraph (b) above, this order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(q) *Duration of specific authorizations.* If it is not practicable for a supplier to make all deliveries of chrome pigments in the allocation period for which specifically authorized, he may complete them as early as practicable in the next allocation period, but the purchaser must place his order and give shipping instructions to the seller before the end of the allocation period and may not require postponement of delivery beyond ten days after the allocation period. Specific authorization to use chrome pigments shall be valid for forty-five days after receipt of the specific authorization or of the material allocated for the use, whichever is later. What chrome pigments are not used in this period may not be used for any purpose until further authorized or directed.

(r) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(s) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to War Production Board, Chemicals Bureau, Washington 25, D. C., Reference M-370.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX A—INSTRUCTIONS FOR FILING APPLICATIONS ON FORM WPB 2945 (FORMERLY PD-600) FOR SPECIFIC AUTHORIZATION TO USE OR ACCEPT DELIVERY OF CHROME PIGMENTS

1. *Form WPB 2945.* Copies of Form WPB 2945 may be obtained at local field offices of the War Production Board.

2. *Who should file.* Specific authorization of War Production Board is required for any consumer to use or acquire Class A pigments in any calendar quarter, for the manufacture of any product to fill "quota orders", in excess of his "pigment quota" for the manu-

facture of that product, and for any distributor or consumer to use or acquire Class B pigments in excess of the small order exemption. Any producer requiring authorization to use a part or all of his production of Class B pigments or of Class A pigments in excess of his "pigment quota", shall file application on Form WPB 2945 in the same manner.

3. *Number of sets.* Applications shall be made on separate forms for each separate supplier of chrome pigments, and separate applications shall be submitted for each delivery destination. Separate forms shall also be filed for (a) Class A pigments, (b) chromium oxide green, and (c) zinc chromate.

4. *Number of copies of each set.* Five copies shall be prepared, of which one copy shall be retained by the applicant, one shall be forwarded to the supplier, and three copies (one certified) shall be forwarded to the War Production Board, Chemicals Bureau, Washington 25, D. C., Reference M-370.

5. *Special instructions for filling out form.* Follow the instructions on the form except when they conflict with the specific instructions given below:

Heading. Under "Name of chemical", specify "Chrome pigments" and below it "Class A pigments", or "chromium oxide green" or "zinc chromate" whichever is the case; under "WPB Order No.", specify "M-370"; under "Unit of measure", specify "Pounds"; and otherwise fill in as indicated.

Table I. Specify in the heading the quarter or month and year for which authorization for use or acceptance of delivery is sought for both Class A and Class B pigments respectively.

Column 1. Specify grade or type of chrome pigment in terms of producer's trade-mark for the product.

Column 2. Specify the quantity in pounds on a C. P. color basis. Enter only the amount required for production during the allocation period for which this application is made.

Column 3. Specify primary product in terms of the following:

Coated fabric, crayons, floor coverings, granules, kalsomine, leather, metallurgical, paint, paper, plastics, printing ink, rubber, shade cloth, water paint, export, resale, inventory, all other (specify).

Orders on hand should be listed separately from anticipated orders and in both cases the primary product should be specified.

Column 4. Opposite each primary product, specify ultimate end use. In the case of military orders for Class B pigments, specify contract and specification numbers. If the pigment is to be incorporated in a primary product described in WPB I-217 (Primary Products & End Use List, prepared by the Protective Coating Section, Chemicals Bureau, War Production Board), its end use should be defined by the symbols listed in WPB I-217. Orders on hand should be listed separately from anticipated orders and the above end use information given for both except that in the case of anticipated orders, contract numbers are unnecessary.

If "Export" is listed in Column 3, specify opposite it in Column 4, the name of the individual, company, or governmental agency to whom or for whose account the chrome pigment will be exported and the country of destination. If shipment is for Lend-Lease, specify the Lend-Lease contract or serial number. If the exportation is not for Lend-Lease or for shipment to Canada, Form WPB 2945 must first be sent to the Foreign Economic Administration together with application for an export license. If the export

license is granted, the Foreign Economic Administration will then affix the export license number to the Form WPB 2945 and forward it to the War Production Board.

If "Resale" is listed in Column 3, suppliers shall write opposite in Column 4 "upon further authorization" or "for small order exemption". If "Inventory" is listed in Column 3, write opposite it in Column 4 "to hold subject to further authorization".

Column 10. Leave blank for Class B pigments. In the case of Class A pigments in excess of "pigment quota", specify the total quantity of all Class A pigments (on a C. P. color basis) acquired in 1941.

Table II. Fill in as indicated for Class B pigments. For Class A pigments, fill in only Columns 15-C and 16.

Table III. Fill in only for Class B pigments.

APPENDIX B—INSTRUCTIONS FOR FILING APPLICATION OF FORM WPB 2946 (FORMERLY PD-601) FOR SPECIFIC AUTHORIZATION TO DELIVER CHROME PIGMENTS

1. *Form WPB 2946.* Copies of Form WPB 2946 may be obtained at local field offices of the War Production Board.

2. *Who should file.* Specific authorization of War Production Board is required for any person to deliver Class A pigments in excess of "pigment quota" to fill "quota orders", and to deliver Class B pigments.

3. *Number of separate sets.* Separate sets shall be filed for (a) Class A pigments, (b) Chromium oxide green, and (c) Zinc chromate.

4. *Number of copies of each set.* Prepare an original and three copies. File original and two copies with the War Production Board, Chemicals Bureau, Washington 25, D. C., Reference M-370, retaining the third copy for your files.

5. *Special instructions for filling out forms.* Follow the instructions on the form except where they conflict with the specific instructions given below:

Heading. In the heading under "Name of chemical", specify "Chrome pigments" and below it "Class A pigments", or "Chromium oxide green", or "Zinc chromate", whichever is the case; under "WPB Order No.", specify "M-370"; indicate month and year under which deliveries are to be made; under "Unit of measure", specify "Pounds"; and check whether you are producer or distributor. The address of plant or warehouse from which shipments are to be made need not be given nor need a separate form be filed for each plant or warehouse.

Column 1. *Class A Pigments.* List names of customers who apply on Form WPB 2945 for Class A pigments for delivery during the particular calendar quarter.

Class B pigments (chromium oxide green and zinc chromate). List the names of customers who have applied on Form WPB 2945 for material to be delivered during the following month. If it is necessary to use more than one sheet to list customers, number each sheet in order and show grand total for all sheets on last sheet, which is the only one that need be certified. Small deliveries of Class B pigments should be estimated. Fill in the aggregate amount of such deliveries; do not list the name of each customer. A producer requiring permission to use a part or all of his own production of Class A pigments, or Class B pigments in excess of his "pigment quota" shall list his own name as a customer in Column 1, specifying the quantity required.

Column 2. In Column 2 (except for "small deliveries" of Class B pigments as explained above), specify delivery destination.

Column 5. Column 5 may be filled in, but it is optional.

Column 6. Leave Column 6 blank.

Table II. This table need not be filled in for class A pigments. In the case of Class B pigments, each producer shall fill in Columns 8, 9, 10, 11, 12, 13 and 15. In Column 14, state approximate production capacity. Distributors need only fill in Columns 8, 10, 12 and 15 for Class B pigments.

APPENDIX C

A certificate in substantially the following form, either signed manually or as provided in Priorities Regulation No. 7, is required for delivery of "exempt orders" for Class A pigments, pursuant to paragraph (c) of Order M-370. A purchase order number of one of the government agencies specified in paragraph (a) (10) of Order M-370 may be stated on the certificate in place of the contract number. If the Class A pigments are to be used for the manufacture of marine paints controlled by Order P-65, which paints are to be used for maintenance, repair or operating supplies in accordance with paragraph (d) (2) of Order P-65, specify merely "P-65 Marine Paints" in place of "Contract Nos."

EXEMPT ORDER CERTIFICATION

The undersigned hereby certifies to the War Production Board and to _____ (insert name and address of supplier) that he is familiar with the provisions of Order M-370, and that his Purchase Order No. _____, dated _____, is an "exempt order" or is for replacement of inventory used to fill "exempt orders" as defined in Order M-370, and bear Contract Nos. _____. The undersigned further certifies that acceptance of delivery of the chrome pigments covered by this purchase order will not increase his inventory in excess of the limits set forth in paragraph (g) of Order M-370.

Name of purchaser

Date

By _____
Signature and title of duly
authorized official

TABLE FOR DETERMINING APPLICABLE PIGMENT QUOTA

[Note: Table amended in its entirety July 6, 1944.]

Product to be manufactured	Quota of Class A pigments which may be acquired in a calendar quarter	Quota of Class A pigments which may be used in a calendar quarter	Quantity of Class A pigments which may be used or acquired to fill exempt orders
Printing ink.....	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of printing ink.	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of printing ink.	None.
Crayons.....	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of crayons.	300 lbs. or 12½% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of crayons.	None.
All other products..	300 lbs. or 6¼% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of all other products.	300 lbs. or 6¼% of total Class A pigments acquired by the particular consumer in 1941 (whichever is the greater) for the manufacture of all other products.	Unlimited.

[F. R. Doc. 44-9946; Filed, July 6, 1944; 10:44 a. m.]

A certificate in substantially the following form, either signed manually or as provided in Priorities Regulation No. 7, is required for delivery of all "quota orders" for Class A pigments not authorized on Form WPB-2946, as provided in paragraph (d) of Order M-370:

QUOTA ORDER CERTIFICATION

The undersigned hereby certifies to the War Production Board and to _____ (insert name and address of supplier) that he is familiar with the provisions of Order M-370, and that acceptance of delivery of the Class A pigments listed on his purchase order, No. _____, dated _____, will not exceed his "pigment quota" for the current calendar quarter, 194____, and will also not increase his inventory in excess of the limits set forth in paragraph (g) of Order M-370.

Name of purchaser

By _____
Signature and title of duly
authorized official

APPENDIX D—PIGMENT QUOTAS—CLASS A PIGMENTS

The table set forth below shows the total amount of Class A pigments you may acquire or use in a calendar quarter to fill "quota orders". You have a different quota for pigments acquired or used for the manufacture of printing ink and crayons than for the manufacture of all other products. At the present time, there are only three classes of products listed. Opposite each, in the second column, is the quota of Class A pigments which you may acquire in any calendar quarter to make that class of product. (The quantity of Class A pigments which a producer used of his own production of those pigments in 1941 for the manufacture of that class of product, shall be considered as having been acquired by him in 1941 for the manufacture of that class of product.) The third column shows the quota of Class A pigments which you may use in any calendar quarter to make that class of product.

You may not exceed these quotas without obtaining authorization from War Production Board.

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 17, as Amended July 6, 1944]

ACRYLIC MONOMER AND ACRYLIC RESIN

§ 3295.1017 Schedule 17 to General Allocation Order M-300—(a) Definitions. For the purpose of this schedule and Order M-300:

(1) "Acrylic monomer" means the first grade unpolymerized forms of the methyl and higher esters of acrylic and methacrylic acids.

(2) "Acrylic resin" means the first grade polymerized form of the methyl and higher esters of acrylic and methacrylic acids, in the following forms:

First grade cast sheet (unfabricated) not including pieces having an area of less than three square feet produced as a by-product of normal casting or fabricating operations.

First grade molded sheet (unfabricated).

First grade molding powder.

First grade rod.

First grade tube.

First grade solution.

First grade emulsion.

First grade cast primary shapes.

First grade acrylic denture-base material.

First grade granular polymers.

(3) "Supplier" of acrylic monomer and acrylic resin means any person who: (i) Synthesizes monomer from raw materials; or (ii) Manufactures acrylic monomer by de-polymerization of acrylic resin; or (iii) Manufactures acrylic resin by polymerization of acrylic monomer; or (iv) Purchases acrylic monomer or acrylic resin for the purpose of resale without further fabrication, processing or admixing.

(b) General provisions. Acrylic monomer and acrylic resin are subject to allocation under General Allocation Order M-300 as Appendix B materials. The initial allocation date is January 1, 1943, the date when these materials first became subject to allocation under Order M-260 (revoked). The allocation period is the calendar month. The small order exemption per person per month, without use certificate, is each and all the following:

Cast sheet.....	50 square feet
Molded sheet.....	50 square feet
Molding powder.....	100 pounds
Cast shapes.....	50 pounds
Tube.....	25 pounds
Rod.....	25 pounds
Solution.....	400 pounds (1 barrel)
Emulsion.....	400 pounds (1 barrel)
Monomer.....	10 gallons (80 pounds)
Granular polymers.....	100 pounds

Small order quantities may be received in addition to allocated quantities for experimental use and also to complete current jobs for which acrylic monomer or resin has been allocated, notwithstanding paragraph (p) (2) of Order M-300.

NOTE: Former paragraph (c) revoked; paragraphs (d) through (h) redesignated (e) through (g) July 6, 1944.

(c) Special dental exception. A supplier who delivers acrylic monomer and

acrylic resin exclusively for dental use may make such deliveries, and his customers may order and accept delivery for dental use, without restriction under this order.

(d) Special exception for suppliers' intra-company deliveries. In the case of any group of suppliers under common ownership and control who produce both acrylic monomer and acrylic resin for general purposes, the monomer producing units may deliver acrylic monomer to the resin producing units to the extent necessary to produce resin to fill authorized orders, and the resin producing units may receive and use the monomer for this purpose, without application or specific authorization.

(e) Suppliers' applications on WPB-2947. Each supplier (as defined in paragraph (a) (3) above) seeking authorization to use or deliver shall file application on Form WPB-2947 (formerly PD-602). The filing date is the 15th day of the month before the proposed use or delivery month. Send three certified copies to the War Production Board, Chemicals Bureau, Washington 25, D. C., Reference: M-300-17. File a separate set of applications for each plant and for each different grade or type of acrylic monomer or acrylic resin as set forth in paragraph (a) (2) above. An aggregate quantity may be requested, without specifying customers' names, for delivery on uncertified small orders. Purchase orders or releases against purchase orders for aircraft glazing sheet shall not be listed individually, but totals shall be listed. Fill in Table II.

(f) Military emergency shipments. A supplier may make application on Form WPB-2947 for authorization to expedite shipments against anticipated emergency war orders from the Armed Services or their contractors. Column 1 shall read "Emergency shipments against Government contracts". Column 4 shall show the aggregate quantity of the proposed shipments. From the quantity allocated on this application the supplier may make such shipments without further authorization. Subsequently, on the first WPB-2947 form filed after the end of the month, the supplier shall report his emergency shipments by listing in the usual manner the customers, end uses and quantities. An entry shall be made in Column 7 for each such customer to show that the material was expedited and that shipment was made in the preceding month, as, for example, "Expedited—May". In the case of emergency shipments to contractors, suppliers must obtain written or telegraphic certification from the Armed Service involved, stating that an emergency exists. Any unused material in the "emergency pool" at the end of the month shall be returned to inventory.

(g) Certified uses with purchase orders. Each person placing purchase orders for delivery of more than the small order exemption quantity shall furnish

each supplier with a certified statement of proposed use, in the form prescribed in Appendix D of General Allocation Order M-300. Examples of and uses are: "Aircraft radio lens", "Industrial steamgauge lens", "Military denture-base material" or "Civilian denture-base material". Military items are those which are being produced against a prime or sub-contract for the Armed Services. Confidential end uses may be described in general terms but the prime contract number must be specified.

(h) Surplus stocks. (1) Surplus and excess stocks of first grade cast sheet (unfabricated) in sizes and thicknesses listed in the manufacturer's price list when the stock is sold, may be sold by the holder under Priorities Regulation 13 to any supplier (whose use or redelivery is subject to this order) or to any aircraft manufacturer, who may use the sheet for aircraft purposes without application or further authorization. A sale to any other purchaser must be authorized upon application by the holder on Form WPB-1161, and the authorized purchaser may use the sheet sold under the authorization without further application or authorization.

(2) Surplus and excess stocks of first grade cast sheet (unfabricated) in sizes and thicknesses not listed in the manufacturer's price list when the stock is sold, may be freely sold and delivered by the holder under Priorities Regulation 13, and thereafter shall not be subject to restriction under this order.

(3) Surplus and excess stocks of acrylic monomer or resin in forms other than cast sheet may be sold under Priorities Regulation 13 without application or specific authorization, but the purchaser must apply to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-17, on Form WPB-2945 or by letter (three copies), for authorization to use this material.

(4) Instead of disposing of surplus and excess stocks in accordance with paragraphs (h) (1), (2) and (3) above, the holder may elect to treat himself as a supplier and to file application for authorization to deliver under paragraph (e) of this schedule, based on use certificates from his customers filed under paragraph (g) of this schedule.

(i) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(j) *Communications to the War Production Board.* Communications concerning this schedule shall, unless otherwise directed, be addressed to War Production Board, Chemicals Bureau, Washington 25, D. C., Reference: M-300-17.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9948; Filed, July 6, 1944;
10:44 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 32]

CARBON BLACK

§ 3293.1032 *Schedule 32 to General Allocation Order M-300—(a) Definitions.*

(1) "Carbon black" means furnace type carbon black and channel type carbon black as defined herein. The term does not include lampblack, acetylene black, animal black, or vegetable black.

(2) "Furnace type carbon black" means the pigment produced by the thermal decomposition of hydrocarbons in a furnace. The term includes but is not limited to those blacks known commercially as high modulus, semi-reinforcing and thermal.

(3) "Channel type carbon black" means the pigment produced by the impingement of a flame (burning natural gas) against a channel and weighing, when packed, 17 pounds or more per cubic foot. The term includes but is not limited to those blacks known commercially as easy processing, medium processing, and hard processing.

(b) *General provisions.* Carbon black is subject to the provisions of General Allocation Order M-300 as an Appendix C material. The initial allocation date is November 1, 1942, for furnace type carbon black, previously allocated under Allocation Order M-244 (revoked), and for Channel type carbon black the initial allocation date is August 1, 1944. The allocation period is the calendar month. A customer may purchase an aggregate quantity of 100 pounds or less of carbon black per month from all suppliers without restrictions, must furnish use certificates with each order when seeking delivery of between 100 and 20,000 pounds per month from all suppliers, and must

file on Form WPB-2945 for more than 20,000 pounds per month from all suppliers.

(c) *Special provisions.* (1) Use, delivery and acceptance of delivery of furnace type carbon black prior to August 1, 1944 will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-244.

(2) All stocks of carbon black are subject to this Schedule, notwithstanding the "consumers' stocks" exemption in paragraph (n) of Order M-300.

(d) *Suppliers' applications on Form WPB-2947.* Each supplier seeking authorization to deliver shall file application on Form WPB-2947 (formerly PD-602). The filing date is the 20th of the month preceding the proposed delivery month. Send four copies (one certified) to War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-32. The unit of measure is pounds. Fill in Tables I and II as indicated.

(e) *Customers' applications on Form WPB-2945.* Each person seeking authorization to use or accept delivery of more than 20,000 pounds of carbon black per month from all suppliers shall file application for authorization on Form WPB-2945 (formerly PD-600). The filing date is the 15th day of the month preceding the requested allocation month. Send three copies (one certified) to War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-32, one copy (reverse side blank) to the supplier, and retain one copy. Separate forms should be filed for each different grade or type of carbon black, and separate sets shall be submitted for each delivery destination of applicant. The unit of measure is pounds.

In Column (3), specify primary product in terms of the following:

Crude rubber
Liquid latex
Whole tire reclaim
All other reclaim
Scrap rubber
Buna S
Buna N
Butyl
Thiokol
Neoprene
All other types of synthetic rubber (specify)
Other primary products (specify)
Export (as carbon black)
Resale (as carbon black)
Inventory (as carbon black)

In Column (4), opposite each type of rubber specified in Column (3), specify the end use pattern in terms of the following code numbers, giving the percent-

age of carbon black requested for each different code number:

Use	War (code number) ¹	Civilian (code number) ²
Passenger tires.....	20	50
Truck and bus tires.....	21	51
Farm tractors & implement tires.....	22	52
Tank blocks, treads & tracks.....	23	---
Solids, industrial & truck solids and bogie wheels.....	24	54
Bicycle tires.....	25	55
Airplane tires.....	26	56
Passenger type camelback.....	27	57
Truck & bus camelback.....	28	58
Tire tubes.....	29	59
Tires & tube repair material.....	30	60
Belting.....	31	61
Hose and tubing.....	32	62
Packing and gaskets.....	33	63
Other mechanical goods.....	34	64
Wire and cable.....	35	65
Footwear.....	36	66
Heels.....	37	67
Soles.....	38	68
Curing bags.....	39	69
Proofing, clothing and fabrics.....	40	70
Drug sundries.....	41	71
Bullet sealing fuel cells.....	42	---
Life rafts, boats, vests.....	43	---
Miscellaneous.....	44	73

¹ "War Code Number" means that the particular carbon black is to be incorporated into products to be delivered to the Army, Navy, Coast Guard, Maritime Commission, or to or for the account of any foreign country under the Act of March 11, 1941 (Lend-Lease Act).

² "Civilian Code Number" means any end use not identified by a "War Code Number".

(f) *Certified uses with purchase orders.* Each person placing purchase orders for delivery of between 100 and 20,000 pounds of carbon black per month in the aggregate from all suppliers shall furnish each supplier with a certified statement of proposed use, in the form prescribed in Appendix D of General Allocation Order M-300. Describe proposed end use in the same manner as described in paragraph (e) above. Certified end use statements shall be filed with the supplier not later than the 15th of the month preceding the requested delivery month.

(g) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(h) *Communications to War Production Board.* All reports filed hereunder and all communications concerning this Schedule, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-32.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9947; Filed, July 6, 1944;
10:44 a. m.]

3. Section 21, Table 4 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Apple juice: Premier	24/12 oz. tin			\$0.16
Alameda	12/Qt. glass	\$2.70	\$3.05	.35
Prune juice: Air Line	24/12 oz. bottle		3.70	.29
Premier	24/12 oz. glass	2.80	3.20	.17
Orange juice: Premier	24/18 oz. tin	4.95	5.45	.29

4. Section 22, Table 6a is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Chili con carne: Van Camps	24/17 oz. glass	\$6.90	\$7.50	\$0.39
Frankfurters: Star	126 oz. glass	3.65	4.15	.44
Pork sausages, pure: Rath	48/8 oz. tins	13.00	14.15	.37
Spam: Hormel	24/12 oz.	8.55	9.25	.48
Ham: O. K. B.	6/10-11 lb. tin	Pound .615	Pound .67	.84

5. Section 23, Table 7 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Cham chowder: Saltsa	12/2½ tin			\$0.50
Vegetable: Premier	48/1 tin	\$5.05	5.50	0.14
Campbell	48/1 tin	5.65	6.15	.16
Vegetable, condensed minestrone: Zucca	48/10½ oz.	6.75	7.20	or 2 for .31

6. Section 24, Table 8 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Ketchup: Dodge	24/14 oz. glass	\$3.75	\$4.30	\$0.23
Premier	24/14 oz. glass	3.75	4.30	.23
Ritter	24/14 oz. bottle	3.85	4.45	.27
Van Camp	24/14 oz. bottle	3.25	3.75	.24
Yolo	24/14 oz. bottle		4.25	.21
Puree: Rokeach	48/10½ oz.			.11
Sauce: Hunts	24/2½ tin	2.75	3.15	.17
Gala	72/8 oz. tin		4.75	.08
Rialto	72/8 oz. tin		5.75	.08
Truapak	48/8 oz. tin		3.40	.08
Uco	72/8 oz. tin		4.95	.08
Chili Sauce: Premier	12/12 oz. glass	2.40	2.75	.30
Supreme	24/12 oz. glass		6.50	.37
Heinz	12/2½ glass		3.45	

Chapter XI—Office of Price Administration

PART 1418—TERRITORIES AND POSSESSIONS

[RMPP 183; Amdt. 43]

GROCERY ITEMS IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation is amended in the following respects:

1. Section 20, Table 3 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Royal Ann, fancy cherries: For You	24/2¼ can		\$10.80	\$0.58
Royal Ann cherries: Superior	12/2¼ glass		5.45	.59
Cherries, black unspiced: Premier	24/2½ can	\$0.95	11.00	.60
Cherries, Maraschino style: Premier	12/28 oz. glass	8.65	9.70	1.05
Sunbeam	24/8 oz. glass	5.45	6.00	.33
Cherries, red maraschino style: Astoria	24/8 oz. glass		4.00	.21
Premier	12/8 oz. glass		3.25	.35
Figs, Kadota: Premier	12/2½ glass		4.80	.51
Fruit Cocktail: Premier	12/2½ glass		8.85	.47
Peaches, sliced: Prince	12/2½ glass		4.15	.45
Peaches, sliced yellow cling: Premier	12/2¼ glass		4.10	.43
Truapak	24/2½ can		6.90	.37
Pears, Bartlett: Premier	12/2¼ glass		4.65	.50
Class A	24/2½ can		8.75	.47
Pears, Bartlett, mixed pieces: Ruby	6/10 can		5.50	1.20
Plums, Green Gage: Premier	12/2¼ glass		4.90	.43
Plums, fresh purple: Premier	24/2½ tin		5.50	.30

2. Section 20, Table 3a is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Apple jelly: Cloverneck	12/2½ jar		\$4.00	\$0.43
Apple sauce: Supreme	24/2 can		4.10	.21
Cranberry sauce: Minot	24/1½ jar		4.80	.26
E. C. O	24/1½ can		4.90	.26
Apple-raspberry jelly: Goodwin	24/16 oz. glass		5.80	.31
Crab apple jelly: Premier	24/12 oz. glass		5.60	.30
Mint jelly: Premier	24/12 oz. glass	\$3.05	4.40	.24
Red currant jelly: Premier	24/12 oz. glass	3.40	5.00	.30
Grape jam: Goodwin	24/1½ jar		5.45	.28
Premier	24/16 oz. glass		5.20	.28
Sweet Life	24/1½ glass		5.50	.28
Red raspberry seeded jam: Premier	12/16 oz. glass		4.10	.44
Sweet orange preserve: Premier	24/16 oz. glass		5.45	.29
Strawberry preserve: Anna Meyers	24/16 oz. jar		8.70	.47
Goodwin	24/16 oz.		8.70	.47
Guava jelly: Fozz	24/16 oz. glass		6.00	.37

*Copies may be obtained from the Office of Price Administration.

8 F.R. 9532, 10763, 10906, 11437, 11847, 12549, 10937, 12532, 13165, 13847, 14090, 14765, 15195.

8. Section 25—Continued.

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Spinach Strained: Premier	24/22 tin	\$5.20	\$5.75	\$0.31
Stringbeans, Fancy Whole #3 Sieve Green: Premier	24/22 tin	4.20	4.70	.25
Tomatoes: Century	24/22 1/2 tin	4.50	5.00	.27
Tomato, fancy solid pack: Exquisite	24/22 1/2 tin	4.50	5.00	.27
Tomato, fancy peeled: Premier	24/22 tin	3.25	3.70	.20
Turnip: Sunbeam	24/22 1/2 tin	4.30	4.80	.25
Turnips, green: Sunbeam	24/22 1/2 tin	3.70	4.10	.22

9. Section 29, Table 15 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler (per dozen)	Price at wholesale (per dozen)	Retail price (per unit)
Vorles:				
Cheese marshbits	48/7 oz. pkg.	\$0.60	\$0.75	\$0.08
Jumbo ginger snaps	48/7 oz. pkg.	.60	.75	.08
Large graham	48/6 3/4 oz. pkg.	1.10	1.25	.13
Sandwich assortments	48/4 oz. pkg.	1.10	1.25	.13
Acme sodas with salt (small)	48/3 1/2 pkg.	.65	.72	.08
Acme sodas with or without salt	12/1 1/2 pkg.	2.35	2.60	.27
Acme sodas with or without salt	12/2 1/2 pkg.	4.40	4.85	.50
Soda biscuits	48/3 1/2 oz. pkg.	.65	.72	.08

1 Or 2 for 15 cents.

10. Section 32, Table 18a is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Olive oil:				
Bellview	24/4 oz. glass	\$7.50	\$0.38
Bellview	24/2 oz. bottle	7.10	.36
Cal-Crest	36/7 oz. glass	14.00	.24
Cal-Crest	72/7 oz. glass	12.50	.24
Cal-Crest	24/4 oz. glass	7.30	.41
Cal-Crest	48/4 oz. glass	14.60	.41
Cal-Crest	24/8 oz. glass	13.10	.71
Cal-Crest	48/8 oz. glass	23.15	.71
Cal-Crest	12/1 pt. glass	12.70	1.35
Cal-Crest	24/1 pt. glass	25.40	1.35
Cal-Crest	12/2 pt. glass	25.00	2.65
Conti	24/6 oz. bottle	10.20	.53
Fantis	6/1 gal. tin	47.00	8.75
Lindsay	2/5 gal. tin	57.00	16.50
Lindsay	12/1 pt. tin	18.10	2.05
Lindsay	24/1 pt. tin	19.15	2.10
Lindsay	24/4 oz. tin	5.20	.58
Lindsay	24/8 oz. tin	10.15	.58
Rome	24/1 1/2 gal. tin	11.20	1.20
Reinbert	36/1 1/2 gal. tin	4.80	.18
Reinbert	24/3 oz. tin	5.25	.18
Reinbert	24/3 oz. tin	5.00	.29
Torino	24/3 oz. tin	46.00	2.30
Torino	48/1 1/2 pt. tin	25.00	.04
Vegetable oil:				
Como	6/1 gal. tin	10.00	2.05
Sunbeam	24/6 oz. bottle	2.65	.14
Senora	24/6 oz. bottle	3.30	.16
Violetta	6/1 gal. bottle	13.40	2.80
Wesson	4/1 gal. bottle	7.80	2.40
Wesson	2/1 pt. bottle	7.25	.37

1 Per gallon.

7. Section 24, Table 9 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Tomato Juice:				
Phillips	48/70 1/4 oz. tins	\$3.55	\$4.05	\$0.11
Premier	24/18 oz. tin	2.00	2.25	.17
Pride of the Farm	48/6 oz. tin	2.10	2.35	.06

8. Section 25, Table 10 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Asparagus tips, all green: Premier	24/22 tin	\$7.35	\$8.10	\$0.44
Beans, Red Kidney: Superfine	24/22 tin	3.20	.18
Sweet Life	24/22 tin	3.20	.18
Premier	24/22 tin	3.00	3.20	.18
Beans, baked: Puritan	24/28 oz. tin	4.20	.23
Beans, oven baked: S & W	24/28 oz. tins	4.80	5.40	.29
Beets, cut: Libby	24/22 tin	2.70	3.10	.17
Beets, sliced: Libby	12/16 oz. glass	1.00	1.85	.20
Beets, sliced: Premier	24/22 tin	3.30	3.75	.20
Beets, whole: Libby	24/16 oz. glass	3.00	3.40	.18
Cabbage, red: Premier	24/30 3/4 tin	3.05	3.50	.19
Carrots: Leota Belle	24/16 oz. tin	3.00	3.40	.16
Carrots, sliced: S & W	24/16 oz. glass	3.00	3.40	.18
Calista	24/22 tins	3.45	3.90	.21
Dodge	24/22 tins	3.75	4.20	.21
Premier	24/16 oz. glass	3.20	3.70	.20
Libby	19/16 oz. glass	1.65	1.90	.20
Beets, whole: Libby	24/16 oz. glass	4.00	4.50	.24
Cabbage, red: Premier	19/16 oz. glass	2.75	3.00	.30
Carrots: Leota Belle	24/22 tin	3.70	4.20	.19
Carrots, sliced: S & W	24/22 tin	3.70	4.20	.19
Orchard Farm	24/22 tin	3.25	3.70	.20
Sunny Garden	24/22 tin	3.70	4.20	.19
Chickpeas:				
Scott	24/22 tin	2.80	.15
Delicious	24/22 tin	3.00	.16
Footnote	24/16 oz. tin	3.20	.16
Princess Brand	24/22 tin	3.20	.17
Family	24/22 tin	3.20	.17
La Fern	24/22 tin	3.20	.17
Montagne	24/22 tin	3.35	.18
Montagne	24/22 tin	4.10	.21
Corn, Golden Cream Style: Premier	24/22 tin	3.60	4.10	.21
Corn, White Cream Style: Premier	24/22 tin	3.35	3.85	.20
Corn, Golden Cream Style: Premier	24/22 tin	3.70	4.15	.21
Corn, Mexican Style: Premier	24/22 tin	3.85	4.30	.22
Corn, Mexican Style: Premier	24/12 oz. tin	4.30	4.80	.22
Corn, Whole G. B.: Kitchen Queen	24/22 tin	5.75	6.35	.34
Lima Beans, Medium Green: Premier	24/22 tin	6.20	6.80	.37
Lima Beans, Regular Dried: Seaside	24/22 pgs	6.80	.37
Mixed vegetables:				
Gibbs	24/22 tin	3.00	4.20	.23
Gibbs	24/22 tin	4.30	.23
Mushrooms, kitchen: Royal Treat	24/16 oz. pkg.	34.00	1.75
Mushrooms, stem and pieces:				
Premier	24/8 oz. tin	14.15	15.15	.80
Premier	24/4 oz. tin	7.15	7.90	.42
Peas, Early June: Hambrooks	24/22 tin	2.65	3.00	.15
Peas, Early June: Gibbs	100/6 oz. tin	6.50	.08
Peas, blended: Panda	24/22 tin	3.75	4.00	.20
Peas, ex-sd., blended: Cosmos	24/22 tin	3.55	4.00	.20
Peas, ex-sd., sweet: Seabright	24/22 tin	3.15	3.60	.18
Peas, sub-standard: Sonatras	24/22 tin	3.10	.16
Peas, sub-standard #3 Sieve Sweet: Rolling	24/22 tin	3.35	.17
Peas, Standard #4 Sieve Alaska: Motherwise	24/22 tin	4.10	.21
Pork & Beans: Premier	24/17 oz. glass	3.50	3.90	.20
Spinach: Premier	24/22 1/2 tin	5.05	5.60	.30
Exquisite	24/22 1/2 tin	4.00	4.60	.25

15. Section 40, Table 31a is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Avoset heavy cream.....	36 1/2 pts.	\$12.45	\$0.45

16. Section 42, Table 33 is amended by adding new items to read as follows:

Item and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Edible cornstarch: Maizal.....	Ctns. 80 3/4 oz. pkg.	\$2.25	\$0.04

17. Section 42, Table 33c is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Vinegar:				
Premier (elder).....	24/pt. glass.....	\$2.55	\$2.90	\$0.15
Wayne County.....	4/1 gal. jugs.....	2.20	2.65	.78
S & W.....	12/pt. bottles.....	2.30	3.00	.83
Monumental.....	4/1 gal. jugs.....	2.00	2.35	.70
Old Dominion.....	12/pt. bottles.....	2.25	2.50	.77

18. Section 42, Table 33d is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per pound)
Salt: Myles.....	100# bags.....	\$1.65	\$1.85

19. Section 42, Table 33f is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Dog meal: Top Hat.....	Case of 48.8 oz. tin.....	\$4.00	\$0.10
Fleischman baking powder.....	10# cans.....	1.17

20. Section 42, Table 33h is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Olives: Stuffed Manzanilla: Alameda.....	Cases 24/45 Par. 5 oz. jar.....	\$7.00	\$0.37
Ripe Olives, Giant Libby.....	24/303 (9 1/4 oz.).....	6.85	.37
Queen Olives, Placed:				
Premier.....	Case 12/124 oz. glass.....	4.75	5.20	.56
Premier.....	24/3 oz. glass.....	3.25	3.50	.19
Premier.....	12/21 oz. glass.....	6.00	7.40	.80
Lippincott.....	24/4 1/4 oz. glass.....	5.80	.31
Queen Olives, thrown:				
Marti.....	12/15 oz. glass.....	5.00	5.50	.59
Marti.....	12/22 oz. glass.....	7.60	8.20	.88
Plain Queen Olives:				
Premier.....	Case 24/42 1/2 oz. Paragon 45.....	5.10	5.60	.30
Lippincott.....	24/10 oz. Paragon 16.....	10.10	.30
Lippincott.....	24/15 1/2 oz. Cyl #10.....	8.70	.55
Manzanilla Olives: Lippincott.....	24/3 oz. cyl #5.....	6.00	.32
Ripe Olives, Super Colossal: Premier.....	24/9 oz. glass.....	7.10	7.70	.41

11. Section 33a, Table 19a is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Anchovies, Portuguese in olive oil:				
Rita.....	100/2 oz. flat tins.....	\$20.00	\$0.40
Lisboa.....	100/2 oz. flat tins.....	27.00	.35
Anchovies, rolled: Gold Leaf.....	100/2 oz. tin.....	28.00	.36
Bonito Fish: Premier.....	48 1/2 (6 oz. tin).....	\$12.00	13.00	.35
Caviar, Russian: Volga.....	48 1/2 oz. glass.....	10.00	1.10
Lobster: Premier.....	48 1/2 T (6 oz.).....	32.65	35.00	.95
Mussels: Kid Glove.....	48 1/2 oz. tin.....	14.75	16.25	.40
Salmon, red: S & W.....	48 1/2 oz. tin.....	15.25	16.75	.43
Shrimps: S & W.....	48 1/2 oz. tin.....	15.25	16.75	.43
Tuna fish, white meat: Premier.....	48 1/2 tin (7 oz.).....	19.00	20.50	.55

12. Section 36, Table 23 is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Premier:				
Barley (medium).....	Cs. of 24/16 oz. pkg.....	\$2.30	\$2.60	\$0.14
Barley (fine).....	In 100# bags.....	9.22	10.42	1.14
Coarse Cracker Meal.....	In cases of 25#.....	2.30	2.60	1.14
Gold Medal: Kitchen Tested Wheat Flour.....	Cartons 25/24 pkg.....	3.40	3.85	.20

1 Per pound.
: Per case.

13. Section 39, Table 27 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Macaroni:				
Luxury 7 Minutes.....	Cartons 24/16 oz. pkg.....	\$2.60	\$2.95	\$0.16
Premier.....	Cartons 24/8 oz. pkg.....	1.35	1.55	.09
Premier.....	24/1# pkg.....	2.75	3.10	.17
Caruso.....	24/8 oz. pkg.....	1.75	2.00	.11
Premier (Elbow).....	24/1# pkg. sq.....	2.55	2.90	.19
Spaghetti:				
Luxury.....	24/8 pkg.....	1.75	2.00	.11
Premier.....	24/1# pkg.....	2.75	3.10	.17
Premier.....	24/1# pkg.....	2.30	2.60	.14
Spaghetti: Caruso.....	12/1# pkg.....	4.00	.44
Mueller Alphabetine with egg.....	24/6 oz. pkg.....	2.75	2.95	.15
Premier Noodles (egg-fine).....	24/8 oz. pkg.....	2.75	3.10	.17
Premier Egg Noodles (broad).....	24/8 oz. pkg.....	2.75	3.10	.17
Caruso Noodles (spinach).....	12/8 oz. pkg.....	1.80	2.05	.22
Caruso Noodles (egg).....	24/8 oz. pkg.....	2.45	2.80	.15
Caruso Tufoli.....	10/1# pkg.....	1.55	1.80	.23
Caruso Vermicelli extra fine.....	10/1# pkg.....	1.75	2.00	.26

1 Or 2 for 17 cents.

14. Section 40, Table 29 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Edam Cheese, 40% fat.....	12/8 oz. pkgs.....	\$0.46 per lb.	\$0.51 per lb.	\$0.14
Kraft Macaroni and Cheese Dinner.....	\$1.10	\$1.25

20. Section 42—Continued.

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Stuffed Olives:				
Lippincott.....	24/3 oz. glass.....	\$5.30	\$5.80	\$0.31
Stuffed Manzanilla Olives:	24/6-34 cyl. oz. glass.....		10.80	.58
Lippincott.....	12/11 3/4 oz. glass.....		9.00	.95
Lippincott.....	12/7-34 oz. glass.....		5.75	.60
Lippincott.....	24/3 oz. glass.....		6.00	.32
Premier.....	24/3 oz. glass.....	5.20	5.70	.30
Premier.....	24/6 oz. glass.....	6.25	6.70	.35
Premier.....	12/11 3/4 oz. glass.....	7.85	8.45	.90
Stuffed Queen Olives:				
Premier.....	12/9 1/4 oz. glass.....	6.45	7.00	.75
Premier.....	12/24 oz. glass.....	13.45	14.40	1.55
Lippincott.....	12/11 3/4 oz. glass.....		9.00	.98
Olives and Capers:				
Amapola.....	Case 24/10 oz. avd. jar.....		7.15	.39
Amapola.....	24/8 oz. avd. jar.....		6.10	.33
Amapola.....	24/6 oz. avd. jar.....		5.05	.27
Capers: L'Alphon.....	24/2 glass.....	2.80	3.10	.17

21. Section 42, Table 331 is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Raisins:				
De Luxe Zante currants.....	25 lbs. ctn.....		\$6.50	\$0.35
Diabert.....	Case 48/15 oz. pkg.....		7.15	\$0.20 per pkg.
Muscadel Seedless Thompson 3 Crowns.....	30 lbs.....		5.55	\$0.25 per lb.
Sunkist.....	Case 48/15 oz. pkg.....		7.15	\$0.20 per pkg.
Fancy Seedless (Premier).....	Case 36/15 oz. pkg.....	\$4.85	5.75	\$0.22 per pkg.
Choice Seedless (Premier).....	25 lb. case.....	3.05	3.60	\$0.19 per lb.
Prunes:				
Hearts Delight 50/60.....	Case 25 lbs.....		4.05	\$0.22 per lb.
Hearts Delight 20/30.....	Case 25 lbs.....		4.00	\$0.25 per lb.
Iris 20/30.....	Case 25 lbs.....		4.00	\$0.25 per lb.
Oro 70/80.....	Case 25 lbs.....		4.05	\$0.22 per lb.
Premier Sta. Clara 40/50.....	Case 25 lbs.....	3.80	4.45	\$0.24 per lb.
Premier Sta. Clara 18/24.....	Case 25 lbs.....	4.25	5.00	\$0.27 per lb.
S & W 30/40.....	Case 25 lbs.....		4.90	\$0.26 per lb.
S & W 40/50.....	Case 25 lbs.....		4.70	\$0.25 per lb.
Figs:				
Premier Calimyrna.....	Case 24/14 pkg.....	12.65	14.95	\$0.84 per pkg.
Premier Calimyrna.....	Case 25/8 oz. pkg.....	6.35	7.50	\$0.42 per pkg.

22. Section 45, Table 37 is amended by adding new items to read as follows:

Items and brand names	Unit	Price to wholesaler	Price at wholesale (pound)	Retail price (per pound)
Cooked Skinless Ham: Premier.....				
Daisies Hams, smoked: Premier.....				
Whole Hams: Hormel.....				
			\$0.56	\$0.73
			.45	.58
			.59	.76

23. Section 56, Table 46 is amended by adding new items to read as follows:

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale (importer)	Retail price (per unit)
Brandy:				
Osborne Tres Cerros.....	12/4 1/2 qt.....		\$35.00	\$4.25
Osborne Veterano.....	12/4 1/2 qt.....		45.00	5.45
Dessert Wines, Florida Hnos.:.....				
Especial para Consagrar.....	12/4 1/2 qt.....		28.75	3.35
Pico Plata.....	12/4 1/2 qt.....		28.75	3.35
Malaga Especial.....	12/4 1/2 qt.....		28.75	3.35
Manzanilla Clasica.....	12/4 1/2 qt.....		25.00	3.00

23. Section 56—Continued.

Items and brand names	Unit—case of—	Price to wholesaler	Price at wholesale (importer)	Retail price (per unit)
Brandy—Continued.....				
Marques Del Real Tesoro:				
Manzanilla La Capitana.....	12/1.....		\$20.00	\$2.35
Manzanilla La Bailadora.....	12/1.....		21.00	2.40
Malaga Oscuro Dulce.....	12/1.....		21.00	2.40
Moscato Vima Luisa.....	12/1.....		23.00	2.90
Malaga Blanco Dulce.....	12/1.....		21.00	2.40
Moscato Solera.....	12/1.....		21.00	2.40
Jerez Oro.....	12/1.....		21.00	2.40
Fino Andaluz.....	12/1.....		21.00	2.40
Ideal.....	12/1.....		21.00	2.40
Pedro J. Solera.....	12/1.....		21.00	2.40
Table Wines:				
American:				
Roma Vs Claret.....	12/4 1/2 qt. bot.....		12.50	1.55
Roma Vs Sauterne.....	12/4 1/2 qt. bot.....		12.50	1.55
Armenia & Madrazo:				
Spanish White Wine.....	12/1.....		17.00	1.90
Topacio White Sweet.....	12/1.....		18.50	2.10
Claret.....	12/1.....		16.25	1.80
Red Wine.....	12/1.....		17.00	1.90
Marques De La Puebla:				
Fino Macharmde.....	12/1.....		25.75	3.00
Manzanilla Especial.....	12/1.....		24.50	3.00
Pedro Ximenez Lasar.....	12/1.....		25.50	3.00
Muscadel Especial.....	12/1.....		24.25	2.85
Pedro Ximenez Puebla Sherry.....	12/1.....		42.00	4.90
Muscadel #1 sherry.....	12/1.....		27.50	3.25
Laertinas sherry.....	12/1.....		26.25	3.00
Vino de Passos.....	12/1.....		23.00	2.75
Spanish grape wine.....	12/1.....		31.25	3.50
Solera High Hat.....	12/1.....		31.25	3.50
Sevilla Gream sherry.....	12/1.....		40.00	4.70
Brandy:				
Domecq-Furdador.....	24/4 1/2 pt. bot.....		50.00	5.00
Gladador.....	12/1.....		43.00	5.20
Sherry wine: Vinas 25.....	24/12 oz.....		29.75	1.75
Gln, American: Superior.....	24/2.....		10.25	.60
Vermouth:				
Martini & Rossi, dry.....	12/1 pt. 14 oz.....		17.00	2.00
Martini & Rossi, regular.....	24/1 pt. 14 oz.....		20.00	1.15
Champagne: Domecq-Demi-Doux.....	12/25 oz. bot.....		40.00	5.00
Cordials:				
Anis Oriental.....	24/2.....		9.25	.55
Marques De La Puebla Spanish Anisette.....	12/1.....		48.50	5.75
Erven Lucas Bols:				
Sherry liquor.....	12/25 oz.....		43.00	5.00
Advokaat.....	12/25 oz.....		43.00	5.00
Destileria Anis La Castellana:				
Anis "La Castellana".....	12/1 qt.....		48.50	5.75
Anis "La Castellana".....	24/1 pt.....		50.00	6.00

This amendment shall become effective July 10, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9911; Filed, July 5, 1944; 4:33 p. m.]

PART 1305—ADMINISTRATION
[Supp. Order 93]

ELIMINATION OF HIGHEST PRICE LINE LIMITATION FROM SPECIFIED REGULATIONS WITH RESPECT TO SELLERS OF GARMENTS AT RETAIL

A statement of the considerations involved in the issuance of this supplementary order, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

§ 1305.121 *Elimination of the highest price line limitation from specified regulations with respect to sellers of garments at retail.* (a) On and after June 30, 1944, the highest price line limitations contained in Maximum Price Regulation 14.2, Maximum Price Regulation 177, Maximum Price Regulation 178, Revised Maximum Price Regulation 287 and Maximum Price Regulation 330,¹ and in any orders issued thereunder by the Office of Price Administration, shall not apply to sellers of garments at retail. For purposes of this supplementary order "highest price line limitation" means any provision in any of the above regulations, or orders issued thereunder, which requires a seller to limit his sales with reference to any highest price line offered for sale or delivered by him at any prior time.

This Supplementary Order No. 93 shall become effective as of June 30, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9910; Filed, July 5, 1944; 4:32 p. m.]

PART 1312—LUMBER AND LUMBER PRODUCTS
[MPR 535-2,² Amdt. 1]

LAKE STATES CORDWOOD

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

In section 13 (c), Table 3, reference to a footnote¹ is added to the table heading,

*Copies may be obtained from the Office of Price Administration.

¹No. 142, 7 F.R. 3553, 3720, 5179, 5520, 8945, 8948; No. 177, 8 F.R. 10559, 11954, 13713; No. 178, 7 F.R. 5277, 6771, 8016, 8946, 8948, 8 F.R. 7601, 9 F.R. 754; No. 287, 8 F.R. 9122, 10001, 10304, 9 F.R. 974; No. 330, 8 F.R. 2209, 4732, 16060, 16426.

²9 F.R. 5246.

and a footnote is added immediately below the table, to read as follows:

¹If box bolts are delivered by truck to a mill located at Cloquet, Brainerd, Grand Rapids, Little Falls, Sartell, or International Falls in Minnesota, the buying plant may add \$2.00 per double cord to the maximum prices set forth above.

This amendment shall become effective July 11, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9961; Filed, July 6, 1944; 11:29 a. m.]

PART 1340—FUEL
[MPR 120,¹ Amdt. 104]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 120 is amended in the following respect:

In § 1340.215 (b) (1), the list of exceptions is amended as follows:

Mine Index No. 5529 is changed to read 5957 and the mine name, "Lyburn #1" is changed to read "Lyburn #2" and all price classifications in this list for this mine are deleted.

This amendment shall become effective July 11, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9950; Filed, July 6, 1944; 11:33 a. m.]

PART 1346—BUILDING MATERIALS
[MPR 544]

FLAMEPROOF COTTON INSULATION

In the judgment of the Price Administrator, it is necessary and proper, in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, to replace the General Maximum Price Regulation and Maximum Price Regulation No. 188, insofar as they apply to the determination of

¹9 F.R. 5042, 5375, 5587, 5826, 5915, 6433, 6433, 6451.

maximum prices for flameproof cotton insulation, with a separate regulation establishing maximum prices for this product. Installed sales of flameproof cotton insulation are not covered by this regulation.

So far as practicable, the Price Administrator has consulted representatives of the trade or industry affected, and in the judgment of the Price Administrator the maximum prices established by this regulation are and will be generally fair and equitable, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected. Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Maximum Price Regulation No. 544 is hereby issued.

MAXIMUM PRICE REGULATION NO. 544—FLAME-PROOF COTTON INSULATION

ARTICLE I—PERSONS AND TRANSACTIONS SUBJECT TO THIS REGULATION; ITS RELATIONSHIP TO OTHER REGULATIONS

- 1.1 Persons subject to this regulation.
- 1.2 Transactions covered by this regulation.
- 1.3 Relationship to other Maximum Price Regulations.
- 1.4 Geographical application.

ARTICLE II—MAXIMUM SELLING PRICES FOR FLAMEPROOF COTTON INSULATION

- 2.1 Maximum prices for sales and purchases of flameproof cotton insulation.
- 2.2 Sales between manufacturers and between retailers.
- 2.3 Pricing of flameproof cotton insulation not specifically covered by this regulation.

ARTICLE III—PROHIBITIONS AND PENALTIES

- 3.1 Prohibitions against sales and purchases of flameproof cotton insulation at prices above the maximum prices.
- 3.2 Prohibited practices.
- 3.3 Penalties.

ARTICLE IV—MISCELLANEOUS PROVISIONS

- 4.1 Applications for adjustment.
- 4.2 Petitions for amendment.
- 4.3 Licensing.
- 4.4 Adjustable pricing.
- 4.5 Federal and state taxes.
- 4.6 Records and reports.

AUTHORITY: Secs. 1.1 to 4.6, inclusive, (§ 1346.704) issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

ARTICLE I—PERSONS AND TRANSACTIONS SUBJECT TO THIS REGULATION; ITS RELATIONSHIP TO OTHER REGULATIONS

SECTION 1.1 *Persons subject to this regulation.* Any person who makes the type or kind of sale or purchase covered by this regulation is subject to it.

"Person" means any individual, corporation, partnership, association, or any other organized group of persons, or legal successors, or representatives of any of the foregoing, and includes the United States or any agency thereof, or any other Government, or any of its political subdivisions, or any agency of any of the foregoing.

SEC. 1.2 *Transactions covered by this regulation.* This regulation covers sales and purchases of flameproof cotton insulation by any person on an uninstalled basis.

"Flameproof cotton insulation" means a type of insulating material produced from low-grade, short-staple cotton or cotton waste, which has been treated so as to be fire resistant, and produced in accordance with Cotton Insulation Specification No. 6 of the Cotton Insulation Program of the War Food Administration.

Flameproof Cotton Insulation is hereafter referred to in this regulation as the "Product."

SEC. 1.3 *Relationship of this Maximum Price Regulation No. 544 to other regulations.* The provisions of this regulation supersede the General Maximum Price Regulation and Maximum Price Regulation No. 188 with respect to sales and purchases of the product by any person. Installed sales remain under the coverage of Maximum Price Regulation No. 251, including any amendment, supplement, revision, or other price regulation which, subsequent to the issuance of this regulation, may be applicable to such installations.

SEC. 1.4 *Geographical applicability.* The provisions of this regulation shall apply to the 48 states of the United States and the District of Columbia.

ARTICLE II—MAXIMUM PRICES FOR FLAME-PROOF COTTON INSULATION

SEC. 2.1 *Maximum prices for sales and purchases of flameproof cotton insulation—(a) Classes of purchasers.* Maximum prices for sales and purchases of the product are those set forth in Tables I and II for the classes of purchasers as defined in this paragraph (a).

"Class A distributor," means a person who performs the same function as a manufacturer's sales organization, and distributes principally to wholesalers and jobbers over a nation-wide or wide geo-

graphical area, without normally having physical possession of the product.

"Class B distributor," means a person who purchases the product for resale principally to trade buyers¹, who normally warehouses the principal portion of his purchases and who operates over an area equal to at least 25 percent of the continental United States.

"Class C distributor," means a person who purchases the product for resale principally to trade buyers, who normally stocks in his warehouse the principal portion of his purchases and who operates over an area equal to less than 25 percent of the continental United States. For the purpose of the price schedules contained in Tables I and II, mail order houses and equipment accounts shall be considered Class C distributors. Equipment accounts are any persons who incorporate the product as an integral part of an article which they manufacture and sell, such as prefabricators, refrigerator manufacturers, trailer manufacturers, etc.

"Retailer," means a person who purchases the product normally for resale to the ultimate consumer and who generally carries the product in stock. For the purposes of the price schedules contained in Tables I and II, an insulating contractor shall be considered a "retailer."

"Consumer" means a person who purchases the product for his own ultimate use rather than for resale. For the purposes of the price schedules contained in Tables I and II, a consumer purchasing in carload lots shall be considered a retailer purchasing in less-than-carload lots from a Class B or C distributor's warehouse and shall be charged no more than the maximum prices established in Tables I and II for retailer less-than-carload shipments from such distributor's warehouse.

NOTE: Any person subject to this regulation who is doubtful as to his class of purchaser status is requested to communicate with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C., giving the following information:

1. Name and address of applicant.
2. Description of the geographical area served by applicant.
3. Approximate percentage of sales to applicant's various classes of purchasers.
4. Any other relevant information which will assist the Office of Price Administration in properly classifying the applicant.

(b) *Geographical zones.* The geographical zones to which reference is made in Tables I and II are as follows:

¹Trade buyer refers to any person other than one who purchases for his own ultimate use.

FLAMEPROOF COTTON INSULATION
ZONE DESCRIPTIONS

Zone 1

Alabama.
Connecticut.
Delaware.
District of Columbia.
Georgia.
Illinois.
Indiana.
Iowa.
New Hampshire.
New Jersey.
New York.
North Carolina.
Ohio.
Pennsylvania.
Rhode Island.
South Carolina.
Kansas: The counties of Nemaha, Brown, Doniphan, Jackson, Atchison, Jefferson, Leavenworth, Wyandotte, Douglas, Johnson, and Miami.
Kentucky.
Maine.
Maryland.
Massachusetts.
Michigan.
Minnesota.
Missouri.
Nebraska: The counties of Cedar, Dixon, Dakota, Wayne, Thurston, Cuming, Burt, Dodge, Washington, Saunders, Douglas, Sarpy, Lancaster, Cass, Otoe, Johnson, Nemaha, Pawnee, and Richardson.
South Dakota: The counties of Moody, Minnehaha, Lincoln, Turner, Yankton, Clay, and Union.
Tennessee.
Vermont.
Virginia.
West Virginia.
Wisconsin.

Zone 2

Arkansas.
Colorado: The counties east of, and including, Larimer, Boulder, Jefferson, Douglas, El Paso, Crowley, Otero, and Baca.
Florida.
Kansas, except the counties of Nemaha, Brown, Doniphan, Jackson, Atchison, Jefferson, Leavenworth, Wyandotte, Douglas, Johnson, and Miami.
Louisiana.
Mississippi.
Nebraska, except the counties of Cedar, Dixon, Dakota, Wayne, Thurston, Cuming, Burt, Dodge, Washington, Saunders, Douglas, Sarpy, Lancaster, Cass, Otoe, Johnson, Nemaha, Pawnee, and Richardson.
North Dakota.
Oklahoma.
South Dakota, except the counties of Moody, Minnehaha, Lincoln, Turner, Yankton, Clay, and Union.
Texas: The counties north of, but not including, Andrews, Martin, Howard, Mitchell, Nolan, Taylor, Callahan; and east of, but not including, Brown, Mills, Lampasas, Burnet, Williamson, Lee, Fayette, Colorado, Wharton, and Matagorda.
Washington.
Wyoming: The counties of Goshen, Platte, Albany, and Laramie.

TABLE I—Continued

	Under 1'	1'	1½'	2'	2½'	3'	3½'	4'
RETAILER—continued								
L. C. L. from factory: ¹								
Zone 1.....	\$19.00	\$22.00	\$28.25	\$34.00	\$40.00	\$45.00	\$51.00	\$54.75
Zone 2.....	20.25	23.50	30.00	36.75	43.00	48.50	55.00	59.00
Zone 3.....	22.25	26.25	33.75	40.50	47.50	53.75	61.50	65.50
L. C. L. from a Class B or C distributor's warehouse:								
Zone 1.....	20.00	23.25	30.00	36.25	42.25	48.00	54.75	58.25
Zone 2.....	21.25	24.50	32.50	39.00	45.50	51.50	59.00	62.75
Zone 3.....	23.75	27.75	36.00	43.25	50.50	57.00	65.25	69.50
CONSUMER								
Zone 1.....	20.00	23.75	31.00	37.50	44.00	50.50	57.50	61.00
Zone 2.....	21.25	25.00	32.50	39.50	46.50	53.50	60.50	64.00
Zone 3.....	24.50	28.50	36.50	43.50	50.50	57.50	64.50	68.00

TABLE II—THE FOLLOWING PRICE DIFFERENTIALS PER 1,000 SQUARE FEET MAY BE ADDED TO THE MAXIMUM PRICES IN TABLE I FOR NON-STANDARD SIZES

	Under 1'	1'	1½'	2'	2½'	3'	3½'	4'
Special lengths:								
Under 13 ft. but not less than 4 ft.....	\$1.50	\$1.50	\$2.00	\$2.00	\$2.50	\$2.50	\$3.00	\$3.00
Under 4 ft. but not less than 2 ft.....	2.50	2.50	4.00	4.00	4.50	4.50	5.50	5.50
Under 2 ft.....	5.25	5.25	7.75	7.75	10.50	10.50	13.00	13.00
Special widths:								
Below 16" but not less than 10" (not including 12").....	4.25	5.00	6.25	7.50	8.75	10.00	11.25	12.00
Below 10".....	8.50	10.00	12.50	15.00	17.50	20.00	22.50	24.00

MAXIMUM SET UP CHARGES FOR SPECIAL WIDTHS

(The following additional charges may be added to the total maximum price for any order for non-standard widths)

	Under 1'	1'	1½'	2'	2½'	3'	3½'	4'
Under 1" thickness and less than 100,000 sq. ft.....								
1" thickness and less than 100,000 sq. ft.....	\$20.00	\$20.00	\$20.00	\$20.00	\$20.00	\$20.00	\$20.00	\$20.00
1½" thickness and less than 67,000 sq. ft.....	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00
2" thickness and less than 50,000 sq. ft.....	40.00	40.00	40.00	40.00	40.00	40.00	40.00	40.00
2½" thickness and less than 40,000 sq. ft.....	50.00	50.00	50.00	50.00	50.00	50.00	50.00	50.00
3" thickness and less than 33,000 sq. ft.....	60.00	60.00	60.00	60.00	60.00	60.00	60.00	60.00
3½" thickness and less than 25,000 sq. ft.....	70.00	70.00	70.00	70.00	70.00	70.00	70.00	70.00
4" thickness and less than 25,000 sq. ft.....	80.00	80.00	80.00	80.00	80.00	80.00	80.00	80.00

NOTES TO TABLES I AND II

Maximum prices for thicknesses of the product varying within those set forth in Tables I and II shall be determined as follows:

1. Select those thicknesses listed in Table I directly above and directly below the thickness being priced.

2. The maximum price for the new thickness shall be in direct proportion to the prices set forth in Table I for the thicknesses directly above and below the new thickness. Thus, the maximum price for standard paper backed 1½" insulation for sales to Class "A" distributors, applying the above steps, would be \$15.13. Similarly, the maximum price for 1½" standard paper backed insulation for sales to Class "A" distributors would be \$18.25.

Sec. 2.2 Sales between manufacturers and between retailers. (a) Any manufacturer subject to this regulation may offer to sell, sell and deliver flameproof cotton insulation to any other manufacturer subject to this regulation at a price agreed upon by the seller and buyer under the following conditions:

(1) Both the seller and the buyer must be "manufacturers" as that term is defined in this subparagraph (a).
(2) The buyer must resell the product in the same form as purchased from the seller; and

carload or less-than-carload lots for direct shipment from the factory, full freight to railroad destination shall be allowed.

(3) On sales to retailers, in less-than-carload lots out of a Class B or C distributor's warehouse, the maximum prices set forth in Tables I and II are f. o. b. such warehouse.

(4) On sales to consumers, in carload lots, full freight to railroad destination shall be allowed.

(5) A carload is the maximum quantity of flameproof cotton insulation that can be loaded in a boxcar without subjecting the lower packages to damage by crushing, and does not necessarily mean the minimum carload weight for the product as provided for in the tariffs. The aggregate weight of a carload, however, shall total 6,000 pounds or more.

(6) A less-than-carload shipment of the product shall be a quantity of material, the aggregate weight of which is less than 6,000 pounds.

TABLE I—MAXIMUM PRICES FOR SALES TO THE CLASSES OF PURCHASERS LISTED BELOW FOR FLAMEPROOF COTTON INSULATION WITH VAPOR-SEAL PAPER BACKING ON ONE SIDE¹ IN STANDARD WIDTHS AND LENGTHS²

(All prices are per thousand square feet)

	Under 1'	1'	1½'	2'	2½'	3'	3½'	4'
CLASS A DISTRIBUTOR								
C. L.....	\$11.00	\$13.00	\$17.25	\$21.25	\$25.10	\$28.75	\$33.00	\$35.50
L. C. L.....	11.50	13.75	18.00	22.25	26.25	30.00	34.50	37.25
CLASS B DISTRIBUTOR								
C. L.....	15.50	18.00	23.25	28.00	32.65	37.00	42.25	45.00
Zone 1.....	16.75	19.50	25.00	30.25	35.25	40.00	45.50	48.50
Zone 2.....	18.50	21.50	27.75	33.50	39.00	44.25	50.50	53.75
Zone 3.....	16.25	19.00	24.50	29.50	34.25	39.00	44.50	47.25
L. C. L.....	17.00	20.50	26.25	31.75	37.00	42.00	47.75	51.00
Zone 1.....	19.50	22.50	29.00	35.00	41.00	46.50	53.00	56.50
Zone 2.....	16.75	19.50	25.00	30.25	35.25	40.00	45.50	48.50
Zone 3.....	18.00	21.00	27.00	32.50	38.00	43.00	49.00	52.25
L. C. L.....	20.00	23.25	30.00	36.25	42.25	48.00	54.75	58.25
Zone 1.....	17.50	20.50	26.25	31.75	37.00	42.00	47.75	51.00
Zone 2.....	19.00	22.00	28.25	34.00	40.00	45.00	51.50	54.75
Zone 3.....	21.00	24.25	31.50	38.00	44.00	50.00	57.25	61.00
RETAILER								
C. L. from factory:								
Zone 1.....	18.00	21.00	27.00	32.50	38.00	43.00	49.00	52.25
Zone 2.....	19.25	22.50	29.00	35.00	41.00	46.25	53.00	56.25
Zone 3.....	21.25	25.00	32.25	38.75	45.25	51.25	58.50	62.50

¹ In the case of sales without vapor-seal paper backing on either side, the maximum prices listed in Table I shall be reduced by \$3.50 per M square feet for sales to all purchasers and for all thicknesses and sizes. In the case of sales with vapor-seal paper backing on one side and plain paper on the other, \$3.50 per M square feet may be added to the maximum prices listed in Table I for sales to all purchasers, and for all thicknesses and sizes.² Standard widths are for application 12' 16' 20' and 24' on centers and standard lengths are 13' and over.

Maximum prices for shipments from Class "A" distributor's warehouse shall be identical with those listed for L. C. L. shipments from the factory.

Zone 3

Arizona.

California.

Colorado: The counties west of, but not including, Larimer, Boulder, Jefferson, Douglas, El Paso, Crowley, Otero, and Baca.

Idaho.

Montana.

New Mexico.

Nevada.

Oregon.

Texas: The counties south of, and including, Andrews, Martin, Howard, Mitchell, Nolan, Taylor, and Callahan; and the counties west of, and including, Brown, Mills, Lampasas, Burnet, Williamson, Lee, Fayette, Colorado, Wharton, and Matagorda.

Utah.

Washington.

Wyoming, except the counties of Goshute, Platte, Albany, and Laramie.

(c) Transportation practices. (1) The maximum prices set forth in Tables I and II for sales to Class A distributors, as defined in subparagraph (a) above, are f. o. b. factory.

(2) On sales to Class B distributors, Class C distributors and retailers, in

(3) The price resulting from the agreement under this section must not in any way change or affect, directly or indirectly, the prices set forth in Tables I and II for subsequent sales nor may such price be used as a basis for a request for an increase in price by way of an application for adjustment or petition for amendment under this regulation.

"Manufacturer" means any person who normally produces his purchasers' requirements of flameproof cotton insulation, but who may, from time to time, supplement his own production with purchases from other manufacturers for resale usually under his own name or trade brand to the same trade classifications through which he normally distributes his own product.

(b) Any retailer subject to this regulation may offer to sell, sell and deliver such commodity to any other retailer subject to this regulation at a price agreed upon by the seller and buyer under the following conditions:

(1) Both the seller and the buyer must be "retailers" as that term is defined in this regulation;

(2) The buyer must resell the product in the same form as purchased from the seller; and

(3) The price resulting from the agreement under this section must not in any way change or affect, directly or indirectly, the prices set forth in Tables I and II for subsequent sales nor may such price be used as a basis for a request for an increase in price by way of an application for adjustment or petition for amendment under this regulation. Use of the adjustment provisions set forth in this paragraph (b) shall not extend to insulating contractors. Such persons are regarded as "retailers" only for the purposes of the price schedules contained in Tables I and II.

SEC. 2.3 *Pricing of flameproof cotton insulation not specifically covered by this regulation.* The maximum prices for any flameproof cotton insulation which is offered for sale on and after July 11, 1944, the effective date of this regulation, and for which no maximum price has been established by this regulation shall be determined in accordance with § 1499.154 of Maximum Price Regulation No. 188 by manufacturers, and §§ 1499.2 and 1499.3 of the General Maximum Price Regulation by persons other than manufacturers.

ARTICLE III—PROHIBITIONS AND PENALTIES

SEC. 3.1 *Prohibitions against sales and purchases of flameproof cotton insulation at prices above maximum prices.*

(a) On and after July 11, 1944, the effective date of this regulation:

(1) No person shall sell the product at prices above those established by this regulation.

(2) No person in the course of trade or business shall buy or receive the product at prices higher than those permitted by this regulation.

(3) No person shall agree, offer, solicit, or attempt to do any of the acts prohibited in subparagraphs (1) and (2) of this paragraph.

(b) *Prices lower than maximum prices.* Lower prices than those provided for by this regulation may, of course, be offered, charged or paid.

SEC. 3.2 *Prohibited practices.* Any practice which is a device to secure the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, trade understandings and the like.

SEC. 3.3 *Penalties.* (a) Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement suits, treble damage actions, and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

(b) No War Procurement Agency or any contracting or paying finance officer thereof, shall be subject to any liability, civil or criminal, imposed by this regulation or by the Emergency Price Control Act of 1942, as amended. "War Procurement Agency" as used in this paragraph includes the War Department, Navy Department, United States Maritime Commission, and the Lend-Lease Section of the Procurement Division of the Treasury Department, or any agency of any of the foregoing.

ARTICLE IV—MISCELLANEOUS PROVISIONS

SEC. 4.1 *Application for adjustment—*(a) *Government contracts and subcontracts.* Any person who has made or intends to make a government contract or subcontract thereunder, who believes that a maximum price under this regulation impedes or threatens to impede the production or distribution of a commodity which is deemed essential to the war program by the appropriate government agency, and which is or will be the subject of the contract or subcontract, may file an application for adjustment of that maximum price in accordance with Revised Supplementary Order No. 9 and Procedural Regulation No. 6, issued by the Office of Price Administration.

SEC. 4.2 *Petitions for amendment.* Any person who seeks a change in any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1. A petition for amendment must propose a change of general applicability for the industry as a whole or a substantial portion of the industry or a change affecting all sellers in a given area, as distinguished from an application for an individual price adjustment.

SEC. 4.3 *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violation of the license or of one or more price regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 4.4 *Adjustable pricing.* Any person may agree to sell at a price which may be increased up to the maximum price in effect at the time the product is delivered, but no person may, unless authorized by the Office of Price Administration, sell or agree to sell the product at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after such commodity has been delivered. Such authorization may be given when a request for a change in the applicable price is pending, but only if the authorization is necessary to promote production or distribution and will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order except that it may be given by letter or telegram when the pending request is for an individual application for adjustment.

SEC. 4.5 *Federal and State taxes.* (a) There may be added to the maximum prices established by this regulation the amount of tax levied by any Federal excise tax statute or any state or municipal sales, gross proceeds, gross receipts, or compensating use tax statute or ordinance under which the tax is measured by gross proceeds or units of sale, if, but only if (1) such statute or ordinance requires the vendor to state the tax separately from the purchase price paid by the purchaser, consumer or user, on the bill, sales check, or evidence of sale at the time of the transaction; or (2) such statute or ordinance requires such tax to be separately paid by the consumer, purchaser or user with tokens or other media of State or municipal tax payments; or (3) such statute or ordinance permits the vendor to state such tax separately, and such tax is in fact separately stated by the vendor. The amount of tax permitted to be added by this paragraph shall in no event exceed that actually paid by the purchaser, consumer or user.

(b) *Supplementary Order No. 31,* issued by the Office of Price Administration, dealing with the treatment of the tax on transportation of property imposed by the Revenue Act of 1942, shall be applicable to sales of flameproof cotton insulation under this regulation.

SEC. 4.6 *Records and reports—*(a) *Records.* Every person making sales subject to this regulation must keep records containing a description of each such sale, showing the date thereof, the name and address of the buyer, the point of origin and the point of destination, the prices received, and the exact nature of the sale made by the seller. All such records must be available for inspection by representatives of the Office of Price Administration for as long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) *Reports.* Persons subject to this regulation shall submit such reports to the Office of Price Administration as it may from time to time require, subject

to the approval of the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

Effective date. This regulation shall become effective July 11, 1944.

NOTE: The reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9962; Filed, July 6, 1944;
11:29 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53, Amdt. 27]

FATS AND OILS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

A new Article XVIII is added to read as follows:

ARTICLE XVIII—DOMESTIC TUNG OIL

SEC. 18.1 *Maximum prices of domestic tung oil (Chinawood oil).* The maximum prices of domestic tung oil, f. o. b. New York, Gulf ports or Pacific Coast ports, shall be the following prices:

Cents per pound

Tankcars	38.375
Returnable drums, carlots	39.00

(a) *Quantity differentials.* When tung oil is sold in returnable drums in less than carlot quantities, the seller may add to the carlot price set forth above, the differentials hereinafter set forth for the particular quantity sold:

Differential to be added

Quantity sold:	<i>(cents per pound)</i>
Carlots, in more than one delivery of 10 drums each	1.00
5 to 9 drums, one delivery	1.50
1 to 4 drums, one delivery	2.00

(b) *Container differentials.* (1) If the oil is shipped in nonreturnable drums, the cost of the drums may be added to the above returnable drum prices.

(2) The usual or normal differentials for containers other than tankcars or drums shall continue to apply.

This amendment shall become effective July 11, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9951; Filed, July 6, 1944;
11:33 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 4200, 5314, 6232, 6434, 6452, 6817.

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[RO 2B, Amdt. 13]

PASSENGER AUTOMOBILES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order No. 2B is amended in the following respects:

1. The text of section 1.3 preceding paragraph (a) is revoked.

2. Section 1.3 (b) is revoked.

This amendment shall become effective July 10, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong.; WPB Dir. 1, 7 F.R. 563, Supp. Dir. 1A, 7 F.R. 698, 1493, 2229, 2729, Supp. Dir. 1Q, 7 F.R. 9121, E.O. 9125, 7 F.R. 2719)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9968; Filed, July 6, 1944;
11:30 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16, Amdt. 11]

MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Section 7.6 (b) is amended by adding the following at the end of the paragraph and preceding the "Note":

Notwithstanding any provision of this paragraph, an industrial user may apply between July 2, 1944 and July 22, 1944, inclusive, for the part of his third period allotment based on his use of Group II or III cheeses during the third quarter of his base period. If application is made between those dates, no reduction shall be made in his third period allotment based on his use of Group II or III cheeses.

This amendment shall become effective July 10, 1944.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4319; War Food Order No. 59, 8

² 8 F.R. 2483, 5317, 5531, 5678, 7197, 8005, 8008, 10727, 12559, 13725, 16843; 9 F.R. 2298, 6880.

³ 9 F.R. 6731.

F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9964; Filed, July 6, 1944;
11:30 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16, Amdt. 12]

MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 16 is amended in the following respects:

1. Section 4.11 (b) (5) is added to read as follows:

(5) A primary distributor is not required to file any report on OPA Forms R-1606 (Revised), R-1607, or R-1609 (Revised) for foods covered by this order which have a zero point value during the entire period covered by the report.

2. Section 4.11 (c) (4) is amended by adding at the end thereof the following: "He must continue to report on OPA Form R-1606A for any reporting period during which he transfers canned fish even though he is not required to report on OPA Form R-1606 (Revised) under paragraph (b) (5) of this section."

3. Section 4.11 (d) is amended by adding at the end thereof the following: "However, a primary distributor is not required to include in his report on OPA Forms R-1606 (Revised), R-1607, or R-1609 (Revised) any information with respect to foods covered by this order while they have a zero point value."

4. Section 4.16 (f) is added to read as follows:

(f) A primary distributor need not keep the records required by this section for any food covered by this order while that food has a zero point value. He must, however, keep such records for canned fish.

This amendment shall become effective July 10, 1944.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4319; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9965; Filed, July 6, 1944;
11:30 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
(RMFR 183,¹ Amdt. 44)

FRUITS AND VEGETABLES IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith,

has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 21, Table 4 is amended by changing the price of one item to read as follows:

Item and brand name	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Prune juice: Premier.....	Case of 12 quarts.....	\$3.40	\$3.80	\$0.41

2. Section 24, Table 8 is amended by changing the price of one item and by adding one item to read as follows:

Item and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Ketchup:				
Del Monte.....	24/14 oz. bottles.....	\$3.75	\$4.30	\$0.23
Heinz.....	24/14 oz. bottles.....	5.50	6.05	.32

3. Section 25, Table 10 is amended by changing the price of one item to read as follows:

Item and brand name	Unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Baked beans with tomato sauce: Heinz.....	Case of 24/17½ oz. jars.....	\$3.90	\$4.25	\$0.22

4. Section 32, Table 18a is amended by changing the prices of two items to read as follows:

Item and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Vegetable Oil:				
Vencedor.....	24/8 oz. bottles.....		\$4.75	\$0.24
Vencedor.....	48/4 oz. bottles.....		6.00	.15

5. Section 40, Table 29 is amended by deleting the price to wholesaler for Kraft Macaroni and Cheese Dinner and by changing the item "Processed Cheddar, loaves weighing more than 2 pounds

each" to "Processed Cheddar and Cheddar type".

6. Section 40, Table 31a is amended by changing the prices of several items to read as follows:

Items, brand names, and unit	Price to wholesaler	Price at wholesale	Retail price (per unit)
Lactogen, in cartons of 24/1 lb. tins:			
One to 4 dozen tins.....	\$19.75	\$20.75	\$1.00
5 dozen tins or over.....	19.25	20.75	1.00
Lactogen, in cartons of 12/2¼ lb. tins.....	23.40	25.00	2.40

7. Section 64, Table 56 is amended to read as follows:

Puerto Rico Brand:	Per 100 pound bag
20% protein content.....	\$3.50
24% protein content.....	3.60
16% protein content (dry freshing).....	3.50
Calf meal.....	4.75
Owen feed.....	3.60

This amendment shall become effective as of June 16, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9966; Filed, July 6, 1944;
11:30 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 9532, 10763, 10906, 11437, 11847, 12549, 10937, 12532, 13165, 13847, 14090, 14765, 15195.

PART 1499—COMMODITIES AND SERVICES
[Rev. SR 1,¹ Amdt. 64]

EXEMPTION OF CERTAIN IMPORTATIONS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Sections 3.2 (k) and 4.3 (h) of Revised Supplementary Regulation No. 1 are hereby revoked.

This Amendment No. 64 shall become effective July 15, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9960; Filed, July 6, 1944;
11:29 a. m.]

¹ 9 F.R. 3581, 3590, 4391, 4948, 5268.

FEDERAL REGISTER, Friday, July 7, 1944

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,¹ Amdt. 36]

CANTALOUPS AND OTHER MELONS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

In section 15, Appendix H is amended by adding Tables 10, 10 (a), 11, 12, and A, to paragraph (b) to read as follows:

TABLE 10—MAXIMUM PRICES FOR CANTALOUPS AND HONEYBALL MELONS

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f. o. b. shipping points in California and Arizona ¹	Maximum prices for sales delivered to any wholesale receiving point in any quantity ²	Maximum prices for sales in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ³
1 2 3	Cantaloup or honeyball melons in jumbo crates with a net weight of 83 pounds or more.	Jumbo crate.....	May 1-June 25.. June 26-July 25.. July 26-Nov. 26.	\$3.95 3.25 2.80	Col. 5 price plus freight from El Centro, Calif., plus protective services stated in Table A below. Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 95¢
4 5 6	Cantaloup or honeyball melons in standard crates with a net weight of 68 pounds or more.	Standard crate.....	May 1-June 25.. June 26-July 25.. July 26-Nov. 26.	3.25 2.70 2.30	Col. 5 price plus freight from El Centro, Calif., plus protective services stated in Table A below. Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 85¢
7 8	Cantaloup or honeyball melons in pony crates with a net weight of 57 pounds or more.	Pony crate.....	May 1-June 25.. June 26-July 25.. July 26-Nov. 26.	2.70 2.25 1.80	Col. 5 price plus freight from El Centro, Calif., plus protective services stated in Table A below.	Col. 6 price plus 70¢
9 10 11	Cantaloup or honeyball melons in jumbo crates with a net weight of less than 83 pounds, in standard crates with a net weight of less than 68 pounds, in pony crates with a net weight of less than 57 pounds, and in all other containers.	Pound.....	May 1-June 25.. June 26-July 25.. July 26-Nov. 26.	.0477 .0394 .0337	Maximum price for item 1 above divided by 83. Maximum price for item 2 above divided by 83. Maximum price for item 3 above divided by 83.	Col. 6 price plus 13¢
12 13 14	Cantaloup or honeydew melons in bulk (no container).	Pound.....	May 1-June 25.. June 26-July 25.. July 26-Nov. 26.	.0350 .0267 .0210	Col. 5 price plus freight from El Centro, Calif. Col. 5 price plus freight from Mendota, Calif.	Col. 6 price plus 13¢

¹ For f. o. b. shipping point prices in certain other states, see Table 10 (a) below.

² In figuring a price under this Column, the Column 5 price to be used is the price in effect at the time of sale at the wholesale receiving point.

³ For the sellers covered by Column 7 see general provisions of this appendix.

TABLE 10 (a)—MAXIMUM PRICES F. O. B. SHIPPING POINTS IN STATES OTHER THAN CALIFORNIA AND ARIZONA, FOR CANTALOUPS AND HONEYBALL MELONS—JULY 26—NOV. 26

States	Container	Minimum net weight (pounds)	F. o. b. shipping point price—		States	Container	Minimum net weight (pounds)	F. o. b. shipping point price—	
			Per container	Per pound				Per container	Per pound
Colorado, New Mexico, Texas, and Utah.	Jumbo.....	83	\$3.00	-----	Georgia, North Carolina, South Carolina, and Ohio.	Jumbo.....	83	\$3.65	-----
	Standard.....	68	2.60	-----		Standard.....	68	3.20	-----
	Any other containers.....	-----	-----	\$.0387		Any other container.....	-----	-----	\$.0467
	Bulk—no containers.....	-----	-----	.0260		Bulk—no container.....	-----	-----	.0340
Oregon and Washington.	Jumbo.....	83	3.15	-----	Delaware, Maryland, New Jersey, and New York.	Jumbo.....	83	3.80	-----
	Standard.....	68	2.75	-----		Standard.....	68	3.30	-----
	Any other container.....	-----	-----	.0407		Any other container.....	-----	-----	.0487
	Bulk—no container.....	-----	-----	.0280		Bulk—no container.....	-----	-----	.0360
Arkansas, Illinois, Indiana, Iowa, Kansas, Michigan, and Oklahoma.	Jumbo.....	83	3.50	-----					
	Standard.....	68	3.05	-----					
	Any other containers.....	-----	-----	.0447					
	Bulk—no containers.....	-----	-----	.0320					

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16509, 16249, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, 4030, 4086, 4439, 4786, 4877, 5926, 4088, 5959.

TABLE 11—MAXIMUM PRICES FOR HONEYDEW MELONS

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f.o.b. shipping points in Arizona and California	Maximum prices for sales delivered to any wholesale receiving point in any quantity ¹	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ²
1	Honeydew melons in jumbo or standard honeydew crates with a net weight of 39 pounds or more.	Honeydew crate.	May 1-June 25.	\$2.30	Col. 5 price plus freight from El Centro, Calif., plus protective services stated in Table A below.	Col. 6 price plus 60¢.
2			June 26-July 25.	2.00		
3			July 26-Nov. 26.	1.85	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	
4	Honeydew melons in jumbo cantaloup crates with a net weight of 58 pounds or more.	Jumbo crate.	May 1-June 25.	3.45	Col. 5 price plus freight from El Centro, Calif., plus protective services stated in Table A below.	Col. 6 price plus 95¢.
5			June 26-July 25.	3.00		
6			July 26-Nov. 26.	2.75	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	
7	Honeydew melons in jumbo or standard crates with a net weight of less than 39 pounds, in jumbo cantaloup crates with a net weight of less than 58 pounds, and in all other containers.	Pound.	May 1-June 25.	.0596	Maximum price for item 1 above divided by 39.	Col. 6 price plus 1½¢.
8			June 26-July 25.	.0513	Maximum price for item 2 above divided by 39.	
9			July 26-Nov. 26.	.0474	Maximum price for item 3 above divided by 39.	
10	Honeydew melons in bulk (no containers).	Pound.	May 1-June 25.	.0404	Col. 5 price plus freight from El Centro, Calif.	Col. 6 price plus 1½¢.
11			June 26-July 25.	.0321		
12			July 26-Nov. 26.	.0282	Col. 5 price plus freight from Mendota, Calif.	

¹ In figuring a price under Column 6, the Column 5 price to be used is the price in effect at the time of sale at the wholesale receiving point.² For sellers covered by Column 7 see general provisions of this appendix.

TABLE 12—MAXIMUM PRICES FOR PERSIAN MELONS, CASABA MELONS, CRANSHAW MELONS, AND ALL OTHER MELONS (EXCEPT WATERMELONS) NOT MENTIONED IN APPENDIX H

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f.o.b. shipping points in Arizona and California	Maximum prices for sales delivered to any wholesale receiving point in any quantity ¹	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ²
1	Persian melons in jumbo Persian crates with a net weight of 43 pounds or more.	Jumbo crate.	July 26-Nov. 26.	\$2.35	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 70¢.
2	Persian melons in standard Persian crates with a net weight of 37 pounds or more.	Standard crate.	July 26-Nov. 26.	2.05		Col. 6 price plus 60¢.
3	Persian melons in pony Persian crates with a net weight of 35 pounds or more.	Pony crate.	July 26-Nov. 26.	1.90		Col. 6 price plus 55 cents.
4	Persian melons in jumbo Persian crates with a net weight of less than 43 lbs., in standard Persian crates with a net weight of less than 37 lbs., in Persian pony crates with a net weight of less than 35 lbs., and in all other containers.	Pound.	July 26-Nov. 26.	.0548	Maximum price for item 3 above divided by 35.	Col. 6 price plus 1½¢.
5	Persian melons in bulk (no container).	Pound.	July 26-Nov. 26.	.0356	Col. 5 price plus freight from Mendota, Calif.	Col. 6 price plus 1½¢.
6	Casaba melons in jumbo or standard crates with a net weight of 42 pounds or more.	Jumbo or standard crate.	July 26-Nov. 26.	1.75	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 50¢.
7	Casaba melons in jumbo or standard crates with a weight of less than 42 pounds, and in all other containers.	Pound.	July 26-Nov. 26.	.0417	Maximum price for item 6 above divided by 42 pounds.	Col. 6 price plus 1½¢.
8	Casaba melons in bulk (no container).	Pound.	July 26-Nov. 26.	.0239	Col. 5 price plus freight from Mendota, Calif.	
9	Cranshaw melons in jumbo or standard crates with a net weight of 40 pounds or more.	Jumbo or standard crate.	July 26-Nov. 26.	2.25	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 60 cents.
10	Cranshaw melons in jumbo or standard crates with a net weight of less than 40 pounds and in all other containers.	Pound.	July 26-Nov. 26.	.0562	Maximum price for item 9 above divided by 40.	Col. 6 price plus 1½¢.
11	Cranshaw melons in bulk (no container).	Pound.	July 26-Nov. 26.	.0374	Col. 5 price plus freight from Mendota, Calif.	
12	All other melons, in any containers.	Pound.	July 26-Nov. 26.	.0417	Col. 5 price plus freight from Mendota, Calif., plus protective services stated in Table A below.	Col. 6 price plus 1½¢.
13	All other melons, in bulk (no container).	Pound.	July 26-Nov. 26.	.0239		

¹ In figuring a price under Column 6, the Column 5 price to be used is the price in effect at the time of sale at the wholesale receiving point.² For the persons covered by Column 7, see general provisions of this appendix.

TABLE A—ALLOWANCES FOR PROTECTIVE SERVICES TO BE USED IN CALCULATING MAXIMUM PRICES IN COLUMN 6 OF TABLES 10, 11, AND 12

Kind of melon	Container	Wholesale receiving points			Kind of melon	Container	Wholesale receiving points		
		In California and Arizona	In all other areas				In California and Arizona	In all other areas	
			West of and including Chicago	East of Chicago				West of and including Chicago	East of Chicago
Cantaloup and Honeyball.	Jumbo crate.....	Cents 18	Cents 39	Cents 44	Persian.....	Jumbo crate.....	Cents 10	Cents 22	Cents 25
	Standard crate.....	15	34	38		Standard crate.....	9	20	23
	Pony crate.....	13	28	32		Pony crate.....	9	20	23
	Any other container per pound.	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$		Any other container, per pound.	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$
Honeydew.....	Bulk (no container).....	None	None	None	Casaba.....	Bulk (no container).....	None	None	None
	Jumbo or standard Honeydew crate.....	10	22	25		Jumbo or standard crate.....	10	22	25
	Jumbo cantaloupe crate.....	18	39	44		Any other container, per pound.	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$
	Any other container, per pound.	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$		Bulk (no container).....	None	None	None
	Bulk (no container).....	None	None	None	Cranshaw.....	Jumbo or standard crate.....	10	22	25
						Any other container, per pound.	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$
						Bulk (no container).....	None	None	None
						Any container, per pound.....	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$
					All other melons (except watermelons).	Bulk (no container).....	None	None	None

2. In Appendix H of Section 15, the table in paragraph (c) is amended by adding the following items:

TABLE OF MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES TO BE ADDED TO MAXIMUM DELIVERED PRICES (SEE COL. 6 OF TABLES IN PARAGRAPH (B))

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
Item No.	Commodity	Unit	Sales by a grower or a country shipper		Sales by anyone, other than a grower or country shipper, who has purchased a carlot or trucklot, and sells such a carlot or trucklot unbroken	Sales by carlots receivers in less than carlots or less than trucklots. (For sales by carlot receivers through auction the markups named in Col. 4 shall be applied)	Sales by secondary jobbers in any quantity delivered to the premises of the purchaser	Sales by a service wholesaler delivered to the premises of any retail store, Government procurement agency, or institutional buyer, within the free delivery zone	
			Through a broker, shipper's sales agent or commission merchant in carlots or trucklots or through broker, shipper's sales agent, or auction in less than carlots or less than trucklot	Through a commission merchant in less than carlots or less than trucklots				Half container or larger	Less than half container
10	Cantaloup and Honeyball melons.	Jumbo.....	\$0.14	\$0.52	\$0.14	\$0.52	\$0.95	\$0.95	-----
11		Standard.....	\$0.13	\$0.47	\$0.13	\$0.47	\$0.85	\$0.85	-----
12		Pony.....	\$0.11	\$0.39	\$0.11	\$0.39	\$0.70	\$0.70	-----
13		Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----
14	Honeydew melons.	Jumbo or Standard.....	\$0.09	\$0.33	\$0.09	\$0.33	\$0.60	\$0.60	-----
15		Jumbo Cantaloup.....	\$0.14	\$0.52	\$0.14	\$0.52	\$0.95	\$0.95	-----
16		Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----
17	Persian melons.	Jumbo.....	\$0.11	\$0.39	\$0.11	\$0.39	\$0.70	\$0.70	-----
18		Standard.....	\$0.09	\$0.33	\$0.09	\$0.33	\$0.60	\$0.60	-----
19		Pony.....	\$0.08	\$0.30	\$0.08	\$0.30	\$0.55	\$0.55	-----
20		Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----
21	Casaba melons.	Jumbo or Standard.....	\$0.08	\$0.28	\$0.08	\$0.28	\$0.50	\$0.50	-----
22		Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----
23	Cranshaw melons.	Jumbo or Standard.....	\$0.09	\$0.33	\$0.09	\$0.33	\$0.60	\$0.60	-----
24		Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----
25	All other melons except watermelons.	Pound.....	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{2}{10}$ ¢	$\frac{7}{10}$ ¢	$\frac{12}{10}$ ¢	$\frac{12}{10}$ ¢	-----

This amendment shall become effective July 11, 1944, as to all sales f. o. b. country shipping point, and as to all other sales as follows: July 25, 1944, as to states wholly east of the Mississippi River except Illinois and Wisconsin; July 20, 1944 as to all other states.

Issued this 6th day of July 1944.

Approved: June 26, 1944.

MARVIN JONES, War Food Administrator.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 44-9952; Filed, July 6, 1944; 11:31 a. m.]

**PART 1439—UNPROCESSED AGRICULTURAL
COMMODITIES**

[MPR 426,¹ Amdt. 38]

CABBAGE

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Section 15 of the Maximum Price Regulation 426 is amended in the following respects:

1. Appendix B is deleted.
2. In Appendix H Table 13 is added to paragraph (b) to read as follows:

TABLE 13—MAXIMUM PRICES FOR CABBAGE

Col. 1	2	3	4	5	6	7
Item No.	Commodity, unit, style of pack ¹	Zone in which wholesale receiving point is located ²	Season	Maximum prices f. o. b. shipping points ³	Maximum prices for sales delivered to any wholesale receiving point in any quantity ⁴	Maximum price for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ⁵
1.	Cabbage per lb. in any container.	I. II. III.	July 1 through Sept. 30.	The appropriate price in Column 6, less actual cost to the buyer of protective services and freight from the shipping point to the wholesale receiving point.	Cents 3.3 3.0 2.7	Column 6 price plus 2½¢.

¹ For cabbage sold in bulk (loose without containers) or in containers supplied by the buyer, the maximum price is the price in the above table less 2½¢.

² The zones mentioned in Column 3 consist of the following states:

Zone I: Louisiana, Mississippi, Alabama, Georgia, South Carolina, Florida, and Texas.

Zone II: Kansas, Oklahoma, Missouri, Arkansas, Kentucky, Tennessee, Virginia, North Carolina, California, Arizona, Utah, New Mexico, Nevada, Wyoming, Montana, North Dakota, South Dakota, Nebraska, Idaho.

Zone III: All other states and the District of Columbia.

³ The prices figured under Column 5 apply to buyers and not to sellers.

⁴ The prices in Columns 6 and 7 include all allowances for freight, protective services and all other charges.

⁵ For the sellers covered by Column 7 see the general provisions of this appendix.

3. In the table in paragraph (c) in Appendix H of section 15, Item No. 26 is added to read as follows:

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
Item No.	Commodity	Unit ¹	Sales by a grower or a country shipper ¹			Sales by carlot receivers in less-than-carlots or less-than-trucklots. (For sales by carlot receivers through auction the markups named in Col. 4 shall be applied)	Sales by secondary jobbers in any quantity delivered to the premises of the purchaser	Sales by a service wholesaler delivered to the premises of any retail store, government procurement agency, or institutional buyer, within the free delivery zone ²	
			Through a broker, shipper's sales agent or commission merchant in carlots or trucklots or through broker, shipper's sales agent, or auction in less-than-carlot or less-than-trucklot	Through a commission merchant in less-than-carlots or less-than-trucklots	Sales by anyone, other than a grower or country shipper who has purchased a carlot or trucklot and sells such a carlot or trucklot unbroken			Half container or larger	Less than half container
26	Cabbage	50 lb. sack Other containers (or in bulk).	\$0.07 2½¢ per lb.	0.25 2½¢ per lb.	0.07 2½¢ per lb.	0.25 2½¢ per lb.	0.45 2½¢ per lb.	0.45 2½¢ per lb.	12½¢ per lb.

This amendment shall become effective July 10, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

Approved:
GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-9953; Filed, July 6, 1944;
11:31 a. m.]

PART 1499—COMMODITIES AND SERVICES

[MPR 188,¹ Amdt. 36]

VITRIFIED CLAY SEWER PIPE AND ALLIED PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

¹ 7 F.R. 5872, 7967, 8943, 8948, 10155; 8 F.R. 537, 1815, 1980, 3105, 3788, 3850, 4140, 4931, 5759, 7107, 8751, 8754, 9836, 10433, 10906, 11037, 12406, 12479, 12186, 12668, 14622, 14766, 16298, 17415; 9 F.R. 1912, 2556, 3095, 3858, 4396, 4506, 4882, 5375.

Section 1499.166, Appendix A, of Maximum Price Regulation No. 188 is amended so that the item listed in (a) (2) which now reads "Vitrified clay sewer pipe (except as covered by Maximum Price Regulation No. 206)" shall read "Vitrified clay sewer pipe and allied products (except as covered by Revised Maximum Price Regulation No. 206)."

This Amendment No. 36 shall become effective July 11, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9953; Filed, July 6, 1944;
11:33 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2603, 2023, 2493, 4030, 4086, 4434, 4786, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711, 7259, 7268.

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter I—Coast Guard: Department of the Navy

PART 9—REGULATIONS RELATING TO THE REMOVAL AND EXCLUSION OF PERSONS FROM VESSELS AND WATERFRONT FACILITIES

SURRENDER OF DOCUMENTS BY PERSONS ORDERED EXCLUDED

Under the authority of Executive Order No. 9074 (7 F.R. 1587) and pursuant to the Act of July 9, 1943, c. 212, 57 Stat. 391 (50 Appendix U.S.C. Supp. III, 1311, 1312), and to make more effective the regulations relating to the removal and exclusion of persons from vessels and waterfront facilities (8 F.R. 16867), the following regulations relating to the surrender of documents by persons ordered excluded under said regulations are hereby promulgated and approved:

- Sec.
9.101 Definition.
9.102 Surrender of maritime documents; penalty.
9.103 Disposition of maritime documents.
9.104 Separability.

AUTHORITY: §§ 9.101 to 9.104 inclusive, issued under E.O. 9074, 7 F.R. 1587; 57 Stat. 391, 50 U.S.C. App. Supp. III, 1311, 1312.

§ 9.101 *Definition.* As used in this subpart the term "maritime documents" means: (a) Certificates of identification, continuous discharge books, certificates of service, certificates of efficiency, certificates of registry, licenses as officers, and employment cards, issued by any agency of the United States to seamen and officers of merchant vessels; and (b) Coast Guard Captain of the Port Identification Cards.

§ 9.102 *Surrender of maritime documents; penalty.* Any person heretofore or hereafter ordered excluded from vessels and waterfront facilities pursuant to the regulations relating to the removal and exclusion of persons from vessels and waterfront facilities (8 F.R. 16867) shall, as soon as possible after demand therefor, deliver to the District Coast Guard Officer for the Naval District in which he is present, all maritime documents issued to him or in his possession. Wilful violation of this section is a misdemeanor punishable by a fine of not to exceed \$5,000 or imprisonment for not more than one year, or both, under the Act of July 9, 1943, c. 212, 57 Stat. 391 (50 Appendix U.S.C. Supp. III, 1311).

§ 9.103 *Disposition of maritime documents.* Upon delivery of maritime documents to the District Coast Guard Officer pursuant to § 9.102 appropriate receipt will be issued therefor. In the case of temporary exclusions, the District Coast Guard Officer will retain the maritime documents pending final decision in the case. If the temporary exclusion is vacated, the maritime documents shall be returned against an appropriate receipt. If the temporary exclusion is made permanent for the duration, the Coast Guard Captain of the Port Identification Card shall be destroyed and the other maritime documents transmitted to the Commandant, United States Coast Guard, for safekeeping for the duration of the war.

§ 9.104 *Separability.* If any provision of the regulations contained in this subpart or the application of such provision to any person, maritime document, or circumstance, shall be held invalid, the validity of the remainder of the regulations contained in this subpart and the applicability of such provision to other persons, maritime documents, or circumstances, shall not be affected thereby.

R. R. WAESCHE,
Vice Admiral, U. S. C. G.,
Commandant.

Approved: July 5, 1944.

JAMES FORRESTAL,
Secretary of the Navy.

[F. R. Doc. 44-9967; Filed, July 6, 1944;
11:58 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter II—Office of Defense Transportation

[Gen. Order ODT 24, Amdt. 2]

PART 500—CONSERVATION OF RAIL EQUIPMENT

PASSENGER TRAIN OPERATIONS RESTRICTED

Pursuant to Executive Order 8989, as amended, Amendment 1 to General Order ODT 24 (7 F.R. 7814, 10484) is superseded, and § 500.43 of General Order ODT 24 is hereby amended to read as follows:

§ 500.43 *Exemptions.* The provisions of § 500.41 of this General Order ODT 24 shall not apply to:

(a) Passenger trains or cars operated for the exclusive service of the President of the United States, or for the exclusive service of the military, naval or merchant marine forces of the United States or of any nation allied with the United States in the war, whether traveling under official orders or on furlough;

(b) Passenger trains or cars operated for the purpose of transporting prisoners of war, or other persons when in the official custody of the United States;

(c) Passenger trains or cars operated for the purpose of transporting to or from a place of employment, groups of workers recruited by an agency or department of the United States: *Provided, however,* That the agency or department of the United States responsible for the recruiting of any such group of workers has furnished written notice to the rail carrier which is to originate any such train, or to arrange for the furnishing of any such car, that such workers are to be employed immediately in an occupation essential to the prosecution of the war, or that such workers are returning from a place where they have been so employed;

(d) Extra sections of scheduled passenger trains where the operation of

such extra sections is made necessary (1) as a result of the handling of cars primarily occupied by the military, naval or merchant marine forces of the United States or of any nation allied with the United States in the war, whether traveling under official orders or on furlough; or (2) by reason of the handling of cars the operation of which is authorized by the provisions of paragraphs (b) and (c) hereof;

(e) (1) Passenger train schedules, railroad cars or extra sections when the motive power and the equipment thereof have been assigned to or have been used for the transportation of troops and such motive power and equipment are proceeding from their terminal to the point of origin of such troop movement or returning from the point of destination thereof to the terminal of origin of such train; or (2) an extra section to any scheduled passenger train when by reason of weather conditions it is necessary to divide such scheduled passenger train in order to provide adequate heating therefor or to insure safety in the operation thereof: *Provided, however,* That with respect to the operation of any passenger train schedules, railroad cars or extra sections as contemplated by this paragraph (e), the chief operating officer of the operating rail carrier shall, on each Saturday, make a report in writing to the Office of Defense Transportation, describing each passenger train schedule, railroad car, or extra section operated by such carrier during the six preceding calendar days and set forth the conditions requiring such operations;

(f) Passenger train schedules, railroad cars, or extra sections required as a result of emergencies arising from an accident, public calamity, military necessity of the United States or of any nation allied with the United States in the war, or train delay: *Provided, however,* That with respect to the operation of any such passenger train schedules, railroad cars or extra sections, other than those operated as a result of emergencies arising from military necessity, the chief operating officer of the operating rail carrier shall, within 48 hours of such operation, make a report in writing to the Office of Defense Transportation describing each such train schedule, railroad car, or extra section so operated and explaining in full the emergency requiring the operation thereof.

This Amendment 2 to General Order ODT 24 shall become effective on July 10, 1944.

Amendment 1 to General Order ODT 24 (7 F.R. 10484) is hereby revoked as of the effective date of this Amendment 2.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183)

Issued at Washington, D. C., this 6th day of July 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 44-9923; Filed, July 6, 1944;
10:39 a. m.]

[Special Direction ODT 18A-1, Amdt. 2]

PART 520—CONSERVATION OF RAIL EQUIPMENT EXCEPTIONS, PERMITS, AND SPECIAL DIRECTIONS

CARLOAD FREIGHT TRAFFIC

Pursuant to the provisions of § 500.73 of General Order ODT 18A, as amended, Special Direction ODT 18A-1, as amended (8 F.R. 14481; 9 F.R. 117), is hereby amended by changing items 645, 680, 695, 735, and 740 to read as shown below, by substituting for the words "caps, milk bottle, pulpboard;" where they appear in line 12, paragraph 3, of item 825, the words "caps, milk bottle, pulpboard, flat;," and by adding four new items numbered 636, 641, 831, and 832 which are also shown below:

636. (c) In packages and in bulk, mixed carloads, shall be loaded to a weight not less than 80,000 pounds.

641. *Lime and limestone.* In packages, mixed carloads, shall be loaded to a weight not less than 80,000 pounds.

645. *Liquids, pastes, and semi-liquids.* Straight or mixed carloads, in cardboard, fibreboard, or fibrepack containers, or in metal drums or wooden barrels, where each such container, drum, or barrel has a capacity of not less than 40 gallons, shall be loaded on end, one tier high, covering the entire floor space of the car.

680. *Pinene; pine oil; pine tar oil; pyroligenous acid; rosin; rosin liquor; rosin oil; rosin paste; rosin pitch; rosin sizing, liquid; turpentine; and wood oil, crude.*

695. *Ester gum; pinene; pine oil; pine pitch; pine tar; pine tar oil; pyroligenous acid; rosin; rosin batting cross; rosin dross; rosin liquor; rosin oil; rosin paste; rosin pitch; rosin sizing, liquid; turpentine; and wood oil, crude.* In bags, in barrels, or drums, or in bottles or cans packed in boxes, mixed carloads, shall be loaded to a weight not less than 50,000 pounds: *Provided*, That at least 25 per cent of the weight of the shipment is packed in bags, or in bottles or cans in boxes.

735. (a) In rolls, 55 inches or more in width, shall be loaded on ends, except paper, rotogravure, in rolls, 68 inches or more in width, see Items 765, 770, and 775, with not less than a quantity which occupies the maximum floor space of the car, subject to Note 1, Item 760;

740. (b) In rolls, 45 inches to but not including 55 inches in width, shall be loaded not less than one tier high, on ends, occupying the maximum floor space of the car, plus a second tier loaded on sides or on ends, either single or double abreast, subject to Note 1, Item 760;

831. *Caps, milk bottle, pulpboard, nested, and caps, milk bottle, pulpboard flat.* In mixed carloads, shall be loaded to a weight not less than 50,000 pounds.

832. *Caps, milk bottle and shortening, pulpboard, not nested nor flat, and caps, pulpboard flat.* In mixed carloads, shall be loaded to a weight not less than 30,000 pounds.

This Amendment 2 to Special Direction ODT 18A-1 shall become effective July 6, 1944.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; Gen. Order ODT 18A, as amended, 8 F.R. 14477, 9 F.R. 116)

Issued at Washington, D. C., this 6th day of July 1944.

HENRY F. MCCARTHY,
Assistant Director,
Office of Defense Transportation,
In charge of the
Railroad Transport Department.

[F. R. Doc. 44-9922; Filed, July 6, 1944;
10:39 a. m.]

Notices

INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 344]

RECONSIGNMENT OF TOMATOES AT KANSAS CITY, MO.-KANS.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri-Kansas, not later than July 3, 1944, by E. E. Fadler Company, of car ART 21123, tomatoes, now on the Missouri Pacific Railroad, to Minneapolis, Minnesota.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 1st day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9933; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 70-A, Special Permit 345]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies

to the reconsignment at Kansas City, Missouri, July 5, 1944, by L. S. Taube & Company, of car BREX 74815, potatoes, now on the A. T. & S. F. Railway, to Springfield, Missouri (Mo. Pac.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9934; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 70-A, Special Permit 346]

RECONSIGNMENT OF CARROTS AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, July 3, 1944, by Chas. Abbutte Company, of car PFE 96088, carrots, now on the Chicago Produce Terminal, to Yeckes-Eichenbaum Company, New York, New York.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads, subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9935; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 70-A, Special Permit 347]

RECONSIGNMENT OF CANTALOUPE AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering

paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, July 3, 1944, by P. H. Robinson Company, of car PFE 14212, cantaloupes, now on the St. Louis-San Francisco Railway, to Booker Fruit Company, Aberdeen, South Dakota, with stop-off at Sioux Falls, South Dakota, for partial unloading by Nash-Finch Company.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9936; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, 2d Amended General Permit 4]

REICING OF POTATOES FROM CALIFORNIA OR ARIZONA

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

On any refrigerator car loaded with potatoes in California, or Arizona, to reice once in transit when destined west of the Mississippi River and to reice twice in transit when destined east of the Mississippi River; and to accord the first or initial icing or the reicing at stations designated by shippers or at the carriers' option, at the first icing station west or east of such designated station. This general permit shall apply to all such cars billed or moving on the effective date hereof.

This general permit shall become effective 12:01 a. m., July 15, 1944, and shall expire at 12:01 a. m., September 15, 1944.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing

it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9937; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Corrected Special Permit 41]

REICING OF POTATOES AT BUFFALO, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice one time only at Buffalo, New York, as ordered by the U. S. Army, cars MDT 18786 and 20512, potatoes, moving not later than June 7, 1944, from North American Cold Storage Company, East St. Louis, Illinois, to Brooklyn Navy Yard, Brooklyn, New York, for export (routed N. Y. C.).

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of June 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9938; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Special Permit 110]

REICING OF POTATOES AT MANCHESTER, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, at Manchester, New York (L. V.), as ordered by the U. S. Army Quarter Master Corps, car of potatoes FGEX 51753, moving June 30, 1944, from Midwest Cold Storage Company, Kansas City, Kansas, to U. S. Naval Supply Depot, Bayonne, New Jersey (MP-NKP-LV).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the

car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 1st day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9939; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Special Permit 111]

REICING OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at Chicago, Illinois, July 1, 1944, as ordered by Bacon Brothers Company, car NRC 17154, potatoes, now on the Chicago Produce Terminal, account showing decay and reconsigned to Rock Island, Illinois.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 1st day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9940; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Special Permit 112]

REICING OF POTATOES AT TOLEDO, OHIO

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at Toledo, Ohio (NYC), as ordered by Edw. H. Anderson and Company, car MDT 4411, potatoes, now at Goshen, Indiana, on the New York Central Railroad, reconsigned July 1, 1944, to Cleveland, Ohio (NYC-NKP).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 1st day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9925; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Special Permit 113]

REICING OF POTATOES AT ST. LOUIS, MO.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at St. Louis, Missouri, July 3, 1944, as ordered by D. O. Williams & Company, car PFE 14019, potatoes, now on the Missouri Pacific Railroad, account needs ice to preserve lading over the holiday.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9926; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200; Special Permit 114]

REICING OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at Chicago, Illinois, with not to exceed 8,000 lbs. of ice, as ordered by Bacon Brothers Company, car MDT 7092, potatoes, now on the Chicago Produce Terminal, account completely dry and needs refrigeration over the holiday (July 4).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American

Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9927; Filed, July 6, 1944;
11:01 a. m.]

[S. O. 200, Special Permit 115]

REICING OF POTATOES AT KANSAS CITY, MO.-KANS.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at Kansas City, Missouri-Kansas, July 3, 1944, as ordered by Cochrane Brokerage Company, car FGE 22112, potatoes, now on the A. T. & S. F. Railway, account delayed 3 days at Belen, bunkers are now dry, car destined to Clinton, Iowa (Milw.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9928; Filed, July 6, 1944;
11:02 a. m.]

[S. O. 200, Special Permit 116]

REICING OF DESIGNATED CARS AT JERSEY CITY, N. J.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, July 3, 1944, as ordered by Tassini & Salisch Company, cars PFE 25341, PFE 13367, NWX 70533 and PFE 60201, now on the Baltimore & Ohio Railroad (C. of N. J.) at Communipaw yards, in Jersey City, New Jersey, to hold cars over the holiday (July 4).

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9929; Filed, July 6, 1944;
11:02 a. m.]

[S. O. 200, Special Permit 117]

REICING OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at Chicago, Illinois, July 3, 1944, as ordered by Edward H. Anderson & Company, cars of potatoes, now on the Chicago Produce Terminal, MDT 21860 and GARX 67979.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9930; Filed, July 6, 1944;
11:02 a. m.]

[S. O. 200, Special Permit 118]

REICING OF POTATOES AT ST. LOUIS, MO.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice, one time only, at St. Louis, Missouri, July 3, 1944, as ordered by Rudin Distributing Company, car PFE 22184, potatoes, now on the Missouri Pacific Railroad.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent

of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9931; Filed, July 6, 1944;
11:02 a. m.]

[S. O. 200, Special Permit 119]

REICING OF POTATOES AT EAST BUFFALO, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, as ordered by U. S. Army Quarter Master Corps, cars of potatoes, PFE 61471, at East Buffalo, New York (NYC), moving July 3, 1944, from Stillwell Cold Storage Company, Hannibal, Missouri, to Supply Officer, Navy Yard, Brooklyn, New York, % National Cold Storage Company, Brooklyn, New York (CB & Q-NYC), and ART 15567, 17513, 18124, and 16885 at East Buffalo, New York (NYC), moving July 2, 1944, from North American Cold Storage Company, East St. Louis, Illinois, to Supply Officer, Naval Supply Depot, Bayonne, New Jersey, % Idaho Baking Potato Distributors, New York, New York (NKP-NYC).

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 3d day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9932; Filed, July 6, 1944;
11:02 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Supp. Vesting Order 3774]

PAUL VON NEINDORFF

In re: Smudge pots owned by Paul von Neindorff.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation:

1. Having found by Vesting Order Number 2841, dated December 21, 1943, that Paul von Neindorff is a resident of Germany and a national of a designated enemy country (Germany);

2. Finding that Paul von Neindorff is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

All those certain smudge pots, believed to be 560, presently located on real property described in Exhibit B, attached to and by reference made a part of said Vesting Order Number 2841,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on June 7, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-9919; Filed, July 6, 1944;
10:24 a. m.]

[Vesting Order 3850]

LANSEC CORP.

In re: Dividend declared by Lansec Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Having found in Vesting Order No. 2784, dated December 15, 1943, that Lanova Geneve, S. A. and Gotthard Wielich are nationals of a designated enemy country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of Lanova Geneve, S. A. and/or Gotthard Wielich;

3. Finding that the property described as follows:

The unpaid dividend of \$6.00 per share declared on December 27, 1943, by Lansec Corporation on the 150 shares of \$100 par value common capital stock vested by Vesting Order No. 2784,

is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

and determining:

4. That Gotthard Wielich and Lanova Geneve, S. A. are controlled by or acting for or on behalf of a designated enemy country (Germany) or persons within such country and are nationals of a designated enemy country (Germany);

5. That such nationals are persons not within a designated enemy country, but that the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification, required by law and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity of right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on June 22, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-9920; Filed, July 6, 1944;
10:24 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 399, Order 4]

CRAFTBILT CABINETS

APPROVAL OF MAXIMUM PRICES

Order No. 4 under section 1 of Maximum Price Regulation No. 399. New ice boxes. Approval of maximum prices for resales of an ice box manufactured by Craftbilt Cabinets.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is ordered:*

(a) A maximum price of \$53.50 is hereby established for all sales, at retail, of those ice boxes manufactured prior to the issuance of this order, which are described as follows:

Manufacturer: Craftbilt Cabinets.
Model: Table Top.
Storage Capacity: 3½ cubic feet.
Rated Ice Capacity: 50 pounds.

(b) This order may be revoked or amended by the Price Administrator at any time.

(c) This order shall become effective on the 6th day of July 1944.

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9908; Filed, July 5, 1944;
4:32 p. m.]

[MPR 120, Order 838]

GALIARDI COAL & COKE CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 838 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 3. The mine index number and the price classification assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classification of the respective size groups. The location of each mine is given by county and State. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

No. 135—5

GALIARDI COAL & COKE CO., 801 SECOND NAT'L BANK BLDG., CONNELLSVILLE, PA., ASHCRAFT NO. 3 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2055, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: LUMBERPORT, W. VA., STRIP MINE

	Size Group Nos.						
	1	2	3	4	5	6	7
Price classification.....	F	F	F	F	F		
Rail shipment and railroad fuel.....	275	275	260	250	240		
Truck shipment.....	298	293	293	268	268	253	243

GROVES, LUNDIN & COX, UNION TRUST BLDG., PITTSBURGH, PA., TASA #7 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2062, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: LOST CREEK, W. VA., STRIP MINE

Price classification.....	F	F	F	F	F		
Rail shipment and railroad fuel.....	275	275	260	250	240		
Truck shipment.....	298	293	293	268	268	253	243

HOLLERBACH COAL CO., GILMER, W. VA., JON-TEE STRIP MINE, PITTSBURGH SEAM, MINE INDEX NO. 2053, GILMER COUNTY, W. VA., RAIL SHIPPING POINT: GILMER, W. VA., STRIP MINE

Price classification.....	F	F	F	F	F		
Rail shipment and railroad fuel.....	275	275	260	250	240		
Truck shipment.....	298	293	293	268	268	253	243

LAUREL RUN COAL CO., No. 9 SUNSET DRIVE, FAIRMONT, W. VA., WINGHESTER No. 1 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2061, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: BINGAMON JUNCTION, W. VA. (W. M.) AND MELROSE SIDING, W. VA. (B. & O.), STRIP MINE

Price classification.....	F	F	F	F	F		
Rail shipment and railroad fuel.....	275	275	260	250	240		
Truck shipment.....	298	293	293	268	268	253	243

NOBEL COAL COMPANY, GRAY LAW BLDG., UNIONTOWN, PA., ELDORA MINE, PITTSBURGH SEAM, MINE INDEX NO. 2058, MARION COUNTY, W. VA., RAIL SHIPPING POINT: MONONGAH, W. VA., STRIP MINE

Price classification.....	F	F	F	F	F		
Rail shipment and railroad fuel.....	275	275	260	250	240		
Truck shipment.....	298	293	293	268	268	253	243

R & R COAL CO., 637 FAYETTE TITLE & TRUST BLDG., UNIONTOWN, PA., R & R No. 5 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2059, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: RONAY, W. VA., STRIP MINE

Price classification.....	G	G	G	G	G		
Rail shipment and railroad fuel.....	275	275	270	270	265		
Truck shipment.....	298	293	293	268	268	253	243

STORTS & COFER COAL CO., MT. CLARE, W. VA., QUINN MINE, PITTSBURGH SEAM, MINE INDEX NO. 2057, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT: BYRON, W. VA., DEEP MINE

Price classification.....	G	G	G	G	G		
Rail shipment and railroad fuel.....	275	275	270	270	265		
Truck shipment.....	298	293	293	268	268	253	243

TUCKAHOE MINING CO., INC., CLARKSBURG, W. VA., TUCKAHOE MINE, REDSTONE SEAM, MINE INDEX NO. 2056, BARBOUR COUNTY, W. VA., RAIL SHIPPING POINT: CENTURY NO. 2, W. VA., STRIP MINE

Price classification.....	F	F	H	F	F		
Rail shipment and railroad fuel.....	275	275	250	250	240		
Truck shipment.....	298	293	293	268	258	253	243

NOTE: The size group numbers referred to herein for rail shipments and for railroad fuel are those described in the table of prices in Amendment No. 95 to Maximum Price Regulation No. 120; while the size group numbers for truck shipments are those set forth for such shipments in the minimum price schedule for District No. 3.

This order shall become effective July 5, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 4th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9826; Filed, July 4, 1944;
11:51 a. m.]

[Rev. Gen. Order 32, 1st Amdt. 13]

REGIONAL ADMINISTRATORS

DELEGATION OF AUTHORITY TO ACT FOR THE PRICE ADMINISTRATOR

Paragraphs (a) (2) and (b) (2) of Revised General Order 32 are amended by the insertion after the word "(Services)" of the phrase "or § 1499.654 (c) of Revised Supplementary Service Regulation No. 4 to Maximum Price Regulation No. 165 as amended (Services)."

This amendment shall become effective July 7, 1944.

¹ 8 F.R. 1769, 2902, 2906, 4143, 5417, 7054, 10685, 14413, 15341, 16569; 9 F.R. 3112.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9954; Filed, July 6, 1944;
11:33 a. m.]

[General Order 57; Amdt. 1]

SECRETARY OF OPA

DELEGATION OF AUTHORITY TO AUTHENTICATE COPIES OF RECORDS

The second paragraph of General Order 57 is amended to read as follows:

The Secretary of the Office of Price Administration or, in his absence, the Assistant Secretary of the Office of Price Administration, is authorized, on behalf of the Administrator and in his name, to authenticate, certify or attest copies of, or entries in, files, documents, records, reports, memoranda and other written material in the control and custody of the Office; or to certify or attest as to the absence or lack thereof.

Issued and effective this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9958; Filed, July 6, 1944;
11:31 a. m.]

Regional and District Office Orders.

[Region I Order G-1 Under MPR 154,
Amdt. 1]

ICE IN NEW ENGLAND

Amendment 1 to Order No. G-1 under Maximum Price Regulation No. 154. Ice. Ice in New England (except Barnstable County and Martha's Vineyard, Mass.).

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1393.8 (e) of Maximum Price Regulation No. 154, it is ordered:

Region I Order No. G-1 is hereby amended in the following respects:

(1) The title of said order is amended to read as follows: "Order No. G-1 under Maximum Price Regulation No. 154. Ice. Ice in New England (except Barnstable County and Martha's Vineyard, Massachusetts)."

(2) Paragraph numbered (a) is amended to read as follows:

(a) The maximum prices established by §§ 1393.1 and 1393.12 of Maximum Price Regulation No. 154, as amended, for ice sold or delivered in the states of Massachusetts (except Barnstable County and Martha's Vineyard), Connecticut, Rhode Island, Vermont, New Hampshire and Maine shall be the maximum prices established by §§ 1393.1 and 1393.12 of Maximum Price Regulation

No. 154, as amended, or the prices specified in the following schedule, whichever are higher: *Provided, however*, That in the case of a quantity platform sale or a quantity delivered sale the seller's maximum price shall not exceed his maximum price to the purchaser established by §§ 1393.1 and 1393.12 (exclusive of § 1393.12 (f) of Maximum Price Regulation No. 154), by more than 10 cents per 300 pounds (66⅔ cents per ton) in the case of a quantity platform sale, or by more than 5 cents per 100 pounds (\$1.00 per ton) in the case of a quantity delivered sale.

Type of sale	Dollars per cwt.	Dollars per ton
Retail delivered sale.....	\$0.60	\$12.00
Retail platform sale.....	.40	8.00
Quantity delivered sale.....	.40	8.00
Quantity platform sale.....	.20	4.00

This Amendment No. 1 shall become effective July 1, 1944, and terminate January 1, 1945.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 30th day of June 1944.

FRANK D. O'NEIL,
Acting Regional Administrator.

[F. R. Doc. 44-9894; Filed, July 5, 1944;
2:05 p. m.]

[Detroit Order G-6 Under MPR 426]

CERTAIN DECIDUOUS TREE FRUITS IN WAYNE COUNTY, MICH.

Order No. G-6 under Maximum Price Regulation No. 426. Order adjusting certain maximum markups of certain deciduous tree fruits sold in Wayne County, Michigan.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Office and Administrator of Region III by Article III, section 15, Appendix J, paragraph (I) (4) of Maximum Price Regulation No. 426 and by the Regional Administrator delegated to the Detroit District Office or District Director thereof, it is hereby ordered:

(a) *Primary receivers selling ex-car, ex-truck, ex-dock, ex-terminal sales platform.* For sales ex-car, ex-truck, ex-dock, or ex-terminal sales platform at a terminal market or any wholesale receiving point by primary receivers in less-than-carlots or less-than-trucklots, the maximum price shall be the maximum delivered price (see Column 6 of the applicable table in paragraph (d) of Appendix J), plus the mark-up named in Column 5 of the table in Exhibit A of this order.

(b) *Definitions.* The terms used in this order shall have the same meaning that they have when used in the Appendix J except as herein modified or changed. The term "terminal sales platform" means a platform at a railroad terminal used for the purposes of making displays and sales of cars of produce and

other perishables which are held on track regardless of whether such terminal platform is used free of charge or whether there is a compensation required to be paid for such use, and which platform is not equipped for permanent storing or warehousing.

(c) To the extent applicable, the provisions of this order supersede Maximum Price Regulation No. 426.

This order may be modified, amended or revoked at any time by the Office of Price Administration.

This order shall become effective June 29, 1944.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 28th day of June 1944.

J. ZWEDYK,
Acting District Director.

EXHIBIT A.—TABLE OF MAXIMUM MARK-UPS FOR
CERTAIN DISTRIBUTIVE SERVICES OF DECIDUOUS
TREE FRUITS TO BE ADDED TO MAXIMUM DELIV-
ERED PRICES

Col. 1	Col. 2	Col. 3	Col. 5
Item No.	Commodity	Unit	Sales by primary receivers in less-than-carlots or less-than-trucklots (through an auction or ex-car, dock, truck or terminal sales platform)
3	Plums...	All (Items 1-7, table 3) Standard 4 basket crate: Size 3 x 4.....29-33 Size 3 x 4 x 4.....28-32 Size 4 x 4.....26-30 Size 4 x 5.....24-28 Size 5 x 5.....23-27 Standard 4 basket crate with net weights of less than or more than that specified for each of above sizes, and plums of any sold size packed in all other containers and those loose and ungraded in any container, or in bulk-per pound.	\$0.46 .46 .45 .41 .40 1.16

¹ Per container over 22 pounds plus \$1.00 per pound for all others 1½¢ per pound.

[F. R. Doc. 44-9895; Filed, July 5, 1944;
2:02 p. m.]

[Region II Order G-1 Under MPR 280,
Amdt. 2.]

MILK IN NEW YORK REGION

Amendment No. 2 to Order No. G-1 issued under § 1351.817 (a) of Maximum Price Regulation 280, as amended. Maximum prices for specific food products. Maximum prices for interhandler sales of bulk fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.817 (a) of Maximum Price Regulation No. 280, as amended, it is ordered that:

Section (f) of Order No. G-2 as amended, be further amended to read as follows:

(f) (1) The maximum price at which an intermediate handler (as hereinafter defined in section (1) may sell and deliver fluid milk at wholesale in other than glass or paper containers to any purchaser other than a store, hotel, restaurant or institution, in the course of trade or business, may purchase or receive such fluid milk from an intermediate handler within the States of New York, New Jersey, Pennsylvania, Delaware, Maryland and the District of Columbia, comprising Region II of the Office of Price Administration, shall be the price at which such fluid milk was purchased from a primary handler in accordance with section (b) hereof, plus can, transportation and pasteurization costs, if any, in accordance with sections (c), (d) and (e) hereof, plus a markup no greater than the difference, if any, between the markup the primary handler was entitled to take under section (b) hereof and the markup the intermediate handler would be entitled to take on the sale by him if such sale had been made by him as a primary handler. For example, if an intermediate handler purchases the entire annual output of fluid milk in accordance with section (b) (1) hereof, and if such intermediate handler resells such fluid milk in accordance with section (b) (2) hereof, he shall be entitled to the difference between the 25¢ markup prescribed in section (b) (1) and the 30% markup prescribed in section (b) (2). If an intermediate handler purchases fluid milk from a first intermediate interhandler, in accordance with section (b) (2) hereof, such second intermediate handler shall be entitled to the difference between the markup prescribed in section (b) (2) and the markup prescribed in section (b) (3). It is the purpose of this section to prevent successive intermediate handlers from adding successive markups at the full amount permitted by sections (b) (1), (2) or (3) to the end that the aggregate markups taken by all handlers shall not exceed 40¢ per cwt.

(2) The maximum price at which a handler, who commingles fluid milk purchased from producers and other handlers, or from other handlers only, may sell and deliver such fluid milk at wholesale in either glass or paper containers to a purchaser other than a store, hotel, restaurant or institution and the maximum price at which any purchaser other than a store, hotel, restaurant or institution in the course of trade or business may purchase or receive such fluid milk from such handler shall be the weighted average price at which such handler purchased all such fluid milk (except that, in computing the cost of fluid milk purchased from other handlers, the markup paid by such handler permitted by section (b) (1) (2) or (3) herein shall not be included), plus can, transportation and pasteurization costs, if any, in accordance with sections (c), (d) and (e) hereof, plus the applicable markup which a primary handler would be entitled to take under section (b) hereof, and; *It is further ordered, That:*

Section (i) (7) be amended to read as follows:

(7) "The primary handler's fluid milk cost" means the price paid for fluid milk by a primary handler to a producer but not exceeding the maximum price established therefor under Maximum Price Regulation No. 329, as amended, or any applicable order issued under said regulation. If a primary handler purchases or receives fluid milk from a producer under the provisions of any order, agreement or license issued pursuant to the Agricultural Marketing Agreement Act of 1937, as amended, "the primary handler's fluid milk cost" shall mean the price paid by such primary handler to such producer under such order, agreement or license. Where a primary handler commingles fluid milk purchased from more than one producer, the "primary handler's fluid milk cost" shall be the weighted average cost of all such milk so purchased.

This Amendment No. 2 to Order G-1 shall become effective July 1st, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 30th day of June 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Doc. 44-9904; Filed, July 5, 1944;
4:31 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-883]

BUFFALO, NIAGARA AND EASTERN POWER CORP.

ORDER MODIFYING CONDITIONS AND GRANTING EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 30th day of June 1944.

A declaration having been filed with this Commission by Buffalo, Niagara and Eastern Power Corporation, a subsidiary of Niagara Hudson Power Corporation, in turn a subsidiary of The United Corporation, a registered holding company, pursuant to section 12 (b) of the Public Utility Holding Company Act of 1935 and Rule U-45 promulgated thereunder regarding the forgiveness of open account indebtedness of \$285,000 owing to it by a wholly-owned subsidiary, The Lockport and Newfane Power and Water Supply Company; consummation of such transaction being subject, however, to an arrangement of a satisfactory closing agreement with the Commissioner of Internal Revenue; and

The Commission having by order dated May 2, 1944 permitted the declaration to become effective subject to the terms and conditions prescribed in Rule U-24 which rule provides in part that, unless otherwise requested the transactions proposed by declarant be carried out within 60 days of the Commissioner's order permitting the declaration to become effective; and

Buffalo, Niagara and Eastern Power Corporation having advised the Commis-

sion of its unexpected inability to effectuate the requisite closing agreement within the 60-day period provided by Rule U-24 within which to consummate the proposed transaction; and having requested that the terms and conditions of said rule be modified to the extent necessary to extend the time within which the transactions, as set forth in the declaration, may be consummated; and the Commission deeming it appropriate that such request be granted;

It is ordered, That the terms and conditions contained in our order of May 2, 1944 (Holding Company Act Release No. 5023) be, and hereby are, modified to the extent necessary to extend the time within which such transactions may be consummated to September 1, 1944.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-9915; Filed, July 6, 1944;
9:57 a. m.]

ARKANSAS-MISSOURI POWER CORP.

[File No. 70-911]

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 4th day of July, A. D. 1944.

Arkansas-Missouri Power Corporation, a registered holding company in The Middle West Corporation holding-company system, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly section 12 (d) thereof and Rule U-44 thereunder, regarding the proposed sale to Central States Edison, Inc. of (a) 14,547 shares of common stock (all such outstanding shares) of East Missouri Power Company for a base consideration of \$600,000 and (b) an open account indebtedness of \$30,000 owing by East Missouri Power Company to Arkansas-Missouri Power Corporation for \$30,000;

Arkansas-Missouri Power Corporation having included in its declaration a proposal regarding the solicitation of authorizations of its common stockholders in connection with the above described transaction pursuant to Rule U-62 of the act;

Said declaration containing copies of the proposed notice of special meeting to stockholders, proxy and proxy statement, and a full statement of the manner in which the solicitation is proposed to be made;

Arkansas-Missouri Power Corporation having requested that the declaration in respect of the proxy solicitation material be considered and disposed of independently of the principal transaction and that the Commission enter its separate order permitting said declaration as to all such proxy solicitation material, to become effective;

It appearing that the solicitation of authorizations of the common stockholders as proposed to be conducted, does not make it necessary or appropriate in the public interest or for the protection of investors or consumers or to prevent the circumvention of the provisions of the act or the rules and regulations thereunder, that the Commission issue

any order with respect thereto other than an order permitting the declaration as to such solicitation to become effective;

It is therefore ordered, That, without passing upon the merits of the declaration filed pursuant to section 12 (d), the declaration as to solicitation of authorizations be and it is hereby permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-9917; Filed, July 6, 1944;
9:57 a. m.]

[File No. 70-918]

AMERICAN GAS AND ELECTRIC CO., ET AL.

NOTICE OF FILING AND ORDER FOR HEARING

In the matter of American Gas and Electric Company, Indiana & Michigan Electric Company, and St. Joseph Heating Company.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 5th day of July A. D. 1944.

Notice is hereby given that a joint application or declaration (or both) has been filed with this Commission by American Gas and Electric Company ("American Gas"), a registered holding company, and its subsidiary companies Indiana & Michigan Electric Company ("Indiana & Michigan") and St. Joseph Heating Company ("St. Joseph"), pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations of this Commission promulgated thereunder. All interested persons are referred to said document, which is on file in the office of this Commission, for a statement of the transactions therein proposed which are summarized as follows:

St. Joseph will sell and Indiana & Michigan will purchase all of the physical property, the depreciation fund and certain other assets of St. Joseph. The physical property of St. Joseph will be sold at a price equal to the book cost thereof less accrued depreciation as shown on the books of St. Joseph as of the end of the month preceding the date of sale, but not in excess of \$35,000. The depreciation fund, consisting of cash and securities in the book amount of \$165,219.62, will be sold for an amount equal to the cash plus the cost or market value, whichever is lower, of the securities in said depreciation fund as of the end of the month preceding the date of sale. Among the securities in said depreciation fund are 310 shares of 7% preferred stock of Indiana & Michigan.

Upon the completion of the sale described above, St. Joseph will wind up its business and dissolve. After other creditors have been fully satisfied American Gas, as the sole creditor of St. Joseph and the owner of all of its capital stock, will receive the remaining assets owned by St. Joseph. Such remaining assets will consist solely of cash and 30 shares

of 7% preferred stock of Indiana & Michigan.

The application or declaration (or both) states that the business of St. Joseph consists exclusively of supplying buildings within reach of its distribution system with steam for heating purposes and that St. Joseph does not have a plant or facilities for the production of the steam used by it in carrying on its business but purchases all the steam used by it from Indiana & Michigan.

It appearing to the Commission that it is appropriate in the public interest that a hearing be held with respect to said matters and that said application or declaration (or both) shall not be granted or permitted to become effective except pursuant to further order of this Commission;

It is ordered, That a hearing on such matters under the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules thereunder be held on July 19, 1944 at 10.30 a. m., E. W. T. in the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, in such room as may be designated at such time by the hearing room clerk in Room 318. Notice of said hearing is hereby given to the above named applicants or declarants and to all interested parties, said notice to be given to said applicants or declarants by registered mail and to all other persons by publication in the FEDERAL REGISTER.

It is further ordered, That Charles S. Lobingier or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a Trial Examiner under the Commission's rules of practice.

It is further ordered, That any person desiring to be heard at said hearing or proposing to intervene therein shall file with the Secretary of the Commission on or before July 17, 1944, his request or application therefor as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That, without limiting the scope of the issues presented by said application or declaration (or both), particular attention will be directed at said hearing to the following matters and questions:

(1) Whether the proposed transactions comply with the requirements of section 10 (b) (2) and 10 (c) (1) of the act.

(2) Whether the accounting entries in connection with the proposed transactions are in conformity with the standards of the act.

(3) Whether in all other respects the proposed transactions are in conformity with the applicable provisions of the act and the rules, regulations and orders thereunder.

(4) What terms and conditions, if any, are necessary or appropriate in the public interest or the interest of investors or consumers to insure compliance with the requirements of the Public Utility Holding Company Act of 1935, or any rules,

regulations, or orders promulgated thereunder.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-9916; Filed, July 6, 1944;
9:57 a. m.]

WAR MANPOWER COMMISSION.

[Gen. order 8]

MORRISTOWN, N. J., AREA

MINIMUM WARTIME WORKWEEK

Designation of the Morristown, New Jersey, labor market area as subject to Executive Order No. 9301.

By virtue of the authority vested in me as Regional Manpower Director of Region No. III by § 903.2 of War Manpower Commission Regulation No. 3, "Minimum Wartime Workweek of 48 Hours," (8 F. R. 7225), and having found that such action will aid in alleviating labor shortages which are impeding the war effort, I hereby designate the Morristown, New Jersey, area as subject to the provisions of Executive Order No. 9301.

I. For the purposes of this designation, the Morristown, New Jersey, area shall include:

Sussex County; Morris County, excluding the municipalities of Butler, Kinnelon, Lincoln Park, Pequannock and Riverdale; Bernardsville and Bernards Township (North of Lyons) in Somerset County; and Allamuchy, Blairstown, Frelinghuysen, Hardwick and Pahaquarry in Warren County.

II. The effective date of this designation is July 1, 1944.

III. Not later than the effective date, each employer in the Morristown, New Jersey area shall, in accordance with War Manpower Commission Regulation No. 3:

(a) Extend to a minimum wartime workweek of 48 hours, the workweek of any of his workers whose workweek can be so extended without involving the release of any worker;

(b) If extension of the workweek of any of his workers to a minimum wartime workweek of 48 hours would involve the release of any workers, submit to the Area Manpower Director the number and occupational classification of the workers whose release would be involved, together with proposed schedules for their release, and thereafter extend such workweek when and as directed in schedules authorized by the War Manpower Commission;

(c) File an application for a minimum wartime workweek of less than 48 hours for those workers engaged in employment in which the employer claims that a workweek of 48 hours would be impracticable in view of the nature of the operations, would not contribute to the reduction of labor requirements, or would conflict with any Federal, State, or local law or regulation limiting hours of work.

Date of issuance: June 29, 1944.

*FRANK L. McNAMEE,
Regional Director, Region III.

[F. R. Doc. 44-9896; Filed, July 5, 1944;
3:57 p. m.]